

# The Times

LOS ANGELES

XIV<sup>TH</sup> YEAR—12 PAGES.

WEDNESDAY MORNING, OCTOBER 23, 1895.

PER WEEK, 30c.  
PER MONTH, \$3.50  
FIVE CENTS

## MUSEMENTS

With Dates of Events.

**New Los Angeles Theater—**  
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THURSDAY—FRIDAY—SATURDAY, Oct. 24-26-27. SATURDAY MATINEE.  
A. M. PALMER'S STOCK COMPANY, headed by MR. WILTON LACKAYE  
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Presented by THE SAME CAST as played at the BALDWIN THEATRE, San Francisco.  
Prices, 50c, 75c, 1.00 and 1.50. Seats now on sale.

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Produced with special scenery, costumes and accessories. Prices—50c, 75c, 1.00, 1.50 and 2.00.  
Week commencing Oct. 28. Grand spectacular production of William Haworth's glorious naval play, "THE ENSIGN."  
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FRED A. COOPER, Manager.

## BURBANK THEATER.

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FRED A. COOPER, Manager.

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**REDONDO CARNATIONS—**

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**75c PER GALLON—**

**POLISHED DAILY FREE—**

**IN WALLER'S BEHALF.**

Ethelbert Woodford Presents His Version of the Ex-Consul's Case.

(REGULAR ASSOCIATED PRESS REPORT.)

WASHINGTON, Oct. 22.—Ethelbert Woodford, who was in Madagascar at the time the proceedings against ex-Consul Waller were in progress, today presented his version of the case to Acting Secretary Uhl of the State Department. Besides contending, as he did strenuously, that the proceedings of the French authorities were entirely unwarranted, and that the French cable was without jurisdiction, Woodford prepared affidavits secured by himself from numerous persons in Antananarivo to show that Waller had not been supplying the Hovas with arms as charged.

He also called the attention of the Secretary to the treatment to which Mrs. Waller had been subjected on shipboard from Mauritius to Madagascar, for which he thinks Consul Campbell is largely responsible, because of his failure to secure better accommodations for her.

**Muslims and Christians.**

CONSTANTINOPLE, Oct. 22.—Advices received here from Ismid and Hendek say that the Muslim attacks on Christians there continue. Troops have been hastily dispatched to the scene of the disturbance. According to news received here from Adana and Aleppo, revolutionary agents are traversing the country, and are enrolling young Armenians, while quantities of arms and ammunition and dynamite are being smuggled across the frontiers for their use.

## THE MORNING NEWS

**The Times**

Associated Press Reports Briefed.

THE CITY—Pages 7, 8, 9, 12.

Ex-Deputy County Clerk Lowry has engaged counsel for his defense.... Careless contractor taught a timely lesson.... Mrs. Hoy got her divorce from the doctor.... Tom Mack, an alleged embezzler, caught in Santa Barbara.... Ormond, the counterfeiter, sent up for three years.... Board of Supervisors authorized new county road.... Trouble with the contractor of a park bandstand.... A race that got two colored women in trouble.... Coroner's jury pronounced Skofstad's death suicide.

SOUTHERN CALIFORNIA—Page 10.

Southern Pacific magnates visit Pasadena.... Canaigre industry suspended at Rialto.... A croquet tournament at Pomona.... Numerous burglaries at Ontario.... Santa Ana Trustee will issue bonds.... Victim of the Santa Monica Canyon accident will die.... Redlands Fruit Exchange assured of success.... Brain of the late Gov. Downey analyzed in a San Diego court.... A potato exchange organized at Jucopolis.... The Chino beet harvest.... Dam suit in Santa Barbara for a lost life.

PACIFIC COAST—Pages 2, 3.

The Durrant defense closes its taking of testimony—Strong evidence in rebuttal.... Gerritt Lansing of the Southern Pacific Ill.... Gov. Budd on the commitments to Whittier.... Small amount of cash in a "busted" bank.... The Los Angeles First church troubles at San Jose.... A bloomer party to take a trip by wheel to Chicago and return.... Jack Dempsey dying at Portland.... The contest to oust Jesse Potter.... Attorneys engaged to assist the Railroad Commissioners against the Southern Pacific.... Public reception to Senators White and Thurston at San Diego.

GENERAL EASTERN—Pages 1, 2, 3.

Carefully-concealed orders have been issued by the Navy Department to rush guns for battleship Oregon—State Department officials contend that the Venezuela and Nicaragua episodes differ.... President Cleveland at Atlanta.... More "fight" talk from the South.... The California irrigation cases before the Supreme Court.... Harry Hayward discloses an alleged attempt to break jail.... Admiral Kirkland recalled from his station.... Miss Frances Willard again elected president of the W. C. T. U.... Cards for the Vanderbilt wedding.... The Colt divorce case.... Charles Oberlander of San Diego arrested at Syracuse, N. Y.

BY CABLE—Pages 1, 2.

Funeral services over the remains of John W. Mackay, Jr., at Paris.... News from the Orient—The "Black Flag" chieftain flies—Japan to evacuate Korea.... Edmund Tattersall Ill.... Great Britain and Venezuela and Trinidad.... Dunraven claims the United Press failed an interview with him.... Herbert Spencer advances a new point in the Canadian copyright contention.

AT LARGE—Pages 1, 2, 3.

Dispatches were also received from Pueblo, London, San Francisco, Philadelphia, Port Townsend, Chicago, Washington, San Diego, Louisville, New York, El Paso, Fort Springs, Little Rock, and other places.

FINANCIAL AND COMMERCIAL—Page 11.

Current quotations on silver.... Boston wool transactions.... The change in available stocks of grain.... Chicago and Liverpool transactions.... San Francisco callboard sales.... On stock exchange.

WEATHER FORECAST.

SAN FRANCISCO, October 22.—For Southern California: Generally fair; stationary temperature; fresh westerly winds.

HIDING IN FEAR.

William Rasmussen Thinks He Has Killed Twenty People.

(REGULAR ASSOCIATED PRESS REPORT.)

CHICAGO, Oct. 22.—Somewhere in this city William Rasmussen, a motorist, is hiding in fear, believing himself responsible for the death of twenty people.

Score of innocent trolley-car passengers. Last night he ran a crowded Western avenue electric car into a moving Burlington train at the Eighteenth street crossing. The collision occurred while the street car was making fifteen miles an hour. Rasmussen, who was an inexperienced motorist, jumped before the crash came and ran. Hearing the noise of the collision he put his hands to his ears to shut out the cries of the wounded and dying, and fled at his utmost speed, eluding all pursuit. Had he remained he would have learned that the twenty passengers escaped injury by tumbling out of the rear door as the car neared the train. They were scattered along the street for two hundred feet. So far as could be learned no one was injured.

EXPOSED A PLOT.

Harry Hayward Shows Up an Ambitious Deputy.

MINNEAPOLIS, Oct. 22.—Harry Hayward, the condemned murderer, issued today for the public a statement of some four thousand words explaining the recently-exposed plot to break jail. He admits there was such a plot and describes it in detail. He claims, however, that the whole thing was engineered by Deputy Sheriff Kierce for the purpose of making money and making himself solid with the authorities.

He says all his dealings were with Kierce, who obtained false keys to the cell and jail doors and outlined the whole plan to him. He admits that he "bit like a sucker," but shows Kierce up in a very unfavorable light.

## TREGEE CASE.

It Has Been Continued

Until January.

Supreme Court Advances it on the Docket.

A Strong Plea Made by the Attorneys of Modesto District.

An Explanation of the Wright Act and Its Workings—The Cause in Question is a Special Proceeding.

(BY TELEGRAPH TO THE TIMES.)

WASHINGTON, Oct. 22.—(Special Dispatch.) The California irrigation cases have been continued until the first Monday in January, very strong effort was made to advance the Tregoe case on the docket, the attorneys for the Modesto district setting forth in their application the following forcible statement:

"The larger portion of the lands in the San Joaquin Valley and in the southern portion of the State, and large portions of land in the Sacramento Valley and in other valleys of California cannot be successfully and profitably cultivated each year without the aid of artificial irrigation. The Legislature of the State, recognizing the great value and importance of such irrigation, and knowing that private enterprise cannot be relied upon to make a proper and just division of water supply, by the act of March 1, 1894, provided for the organization of irrigation districts to be composed of lands that may be irrigated from one source of water supply, or one system of waterworks, and for the election of a board of directors in each district, and it vests in the board of directors power to acquire rights to water and to conduct it upon and to distribute it to the lands of the district.

"As the expenses to be incurred in the construction of the waterworks, such as dams, reservoirs, canals, etc., must be great, the board of directors is authorized to issue the bonds of the district to raise money with which to defray these expenses. The principal and interest of the bonds are payable out of the proceeds of assessments levied upon the lands within the district.

"Irrigation districts, about fifty in number, have been organized under the act, and most of them have determined to issue bonds to raise the money for the construction of their waterworks and have offered their bonds for sale at the rate of 90 to 95 per cent. of their par value, but sales have almost ceased.

"The board of directors is authorized to issue the bonds of the district to raise money with which to defray these expenses. The principal and interest of the bonds are payable out of the proceeds of assessments levied upon the lands within the district.

"That act provides that a special proceeding may be instituted by the district in the proper Superior Court by the board of directors for the purpose of organizing the irrigation district, and the several steps taken by the board from the order for the election to be held upon the question of the issue of the bonds up to the order for the issue and sale, and praying for the confirmation of the proceedings. Any person interested in the district, or the issue of the bonds may appear and demur to and answer the petition.

"This case is a special proceeding, instituted in error, the provisions of the act, confirmed and all the proceedings, and the judgment was affirmed by the Supreme Court.

"The assignments of error, though numerous and voluminous, present only four Federal questions: First, that the plaintiff in error, the board of directors, was not a party to the proceedings; second, that the defendant in error, the board of directors, was not a party to the proceedings; third, that the judgment was not supported by the evidence; fourth, that the judgment was not supported by the evidence.

"The last question may not be involved in any of the other questions, and as the plaintiff in error is fully involved in every other question, it is not necessary to have been confirmed, or in which confirmation is sought, as in this case. The plaintiff in error is the owner of the lands in the district, which are included within the boundaries of the district, and his contention is that his lands cannot be subjected to assessments to pay the principal or interest of the bonds which may be issued to raise the money with which the waterworks are constructed; that it amounts to the taking of private property for public purposes.

"The attention of the court was called to the report of the International Irrigation Congress held in Los Angeles. There were present there delegates from the governments of the United States, France, Russia, Mexico, Ecuador, New South Wales, South Africa, British India, Peru and from sixteen States of the United States. The convention unanimously adopted the following resolutions:

"Resolved, that this congress urgently requests the advancement on the calendar of the United States Supreme Court for immediate hearing the case of William Tregoe, plaintiff in error, vs. The Modesto Irrigation District, defendant in error, for the following reasons:

"Irrigation bonds have been issued by the Wright law of California, about \$8,000,000 in amount of which await purchasers, the sale of which will be greatly facilitated by a decision of said case.

"Great systems of work have been commenced, the completion of which will be greatly retarded until the question involved in said case shall have been determined; the delay in determining which in the regular course of procedure would be a serious and irreparable loss and hardship to many and extensive localities affected.

"Resolved, that a certified copy of this resolution be sent to the clerk of the United States Supreme Court with the request that the same be filed among the papers in the case.

"They were successful in having it advanced and set for October 21; but, owing to the filing of another case involving the same question, it was continued. Ex-President Harrison will appear in the Tregoe case. He has not the endorsement of his term as President.

AN INTERSTATE COMMERCE CASE.

WASHINGTON, Oct. 22.—At the instance of the Interstate Commerce Commission, Solicitor-General Conrad filed a motion in the United States Supreme Court for the advancement of the case of Theodore F. Brown, who is held in custody by the United States Marshal at San Francisco, Pennsylvania District, on the charge of refusing to answer questions put to him by the United States grand jury at Pittsburgh, last May concerning the freight rates of, and the rebates allowed by the Allegheny Valley Railroad company to the Western Pennsylvania Railroad.

Such answers would incriminate himself, and upon a second refusal was committed for contempt. The adjudication of the case is of great importance, as it involves the enforcement of the interstate-commerce act, and also the question of the right of the Interstate Commerce Commission to compel the production of the books and papers of the railroad companies.

The Solicitor-General filed with his motion a letter from Chairman Morrison of the Interstate Commerce Commission, in which he says: "There are cases pending and others which should be commenced, the successful prosecution of which is dependent upon testimony such as is called for in this case. An action in these cases is not practicable or advisable until the Interstate Commerce Commission has decided. Under these circumstances, without such determination, the enforcement of the act will be impracticable and that branch of the law inoperative for the most part."

GEN. EWING TAKEN ILL.

WASHINGTON, Oct. 22.—While making an argument in the United States Supreme Court today, Gen. Thomas Ewing was taken suddenly ill to the point of faintness, and was compelled to suspend the argument and to be taken up later by one of his colleagues. He was revived after some effort, and continued in the courtroom until the conclusion of the argument.

KIRKLAND IS RECALLED.

THE ADMIRAL IN BAD ODOR AT WASHINGTON.

His Congratulatory of Faure on the Letter's Election to the Presidency of France One of the Causes of His Disgrace.

(REGULAR ASSOCIATED PRESS REPORT.)

NEW YORK, Oct. 22.—A special dispatch from Washington says that the trouble arose from congratulating President Faure of France on his election, which Secretary Herbert thought improper and unnecessary; from making uncompromising remarks about American naval policy; from a naval chaplain at the Kiel festivities and because of charges of general indiscretion in commenting on persons and affairs. Admiral Kirkland has sailed from Gibraltar for Algiers in his flagship the San Francisco.

The announcement that Admiral Kirkland had been detached caused a sensation in naval circles. It is expected that he will apply to be placed on the retired list. For some time it has been rumored that Secretary Herbert was not pleased with the conduct of the Admiral. Secretary Herbert construed Admiral Kirkland's letter of congratulation to President Faure of France as entirely wrong, holding that the official position of the admiral representing the United States in the navy was not in European waters precluded him from making any comment whatever with reference to French politics, and sent a letter of reprimand. The admiral appealed to the President to overrule Secretary Herbert's strictures on his conduct, claiming that he was not yet disgraced him in a capacity other than as an individual, not as an officer of the United States navy. The action of the President is not known, but the detachment of the admiral indicates that Mr. Cleveland sustained the Secretary's action.

Admiral Kirkland next came into public notice through a newspaper interview in which he made some insulting comments on the character of American missionaries in Syria, whether he had been sent to give them protection during the recent revolution, or to assist in religious organizations in Boston was sent to the Navy Department. Following this second cause of dissatisfaction, a complaint was made to the admiral in the navy, to the effect that the admiral had insulted him before a number of officers at Kiel, where Admiral Kirkland was in command of the United States fleet.

It was also alleged by the chaplain that, while standing with Admiral Kirkland and a group of other officers on the quarter-deck of the cruiser San Francisco, the admiral turned to the chaplain and ordered him to bow in a brusque, if not insulting manner, because he was not attired in full dress uniform. The chaplain in his letter to the Navy Department made plain that the chaplains have only one regulation uniform, which served for all occasions, and he therefore believed himself very badly treated. It is said that Secretary Herbert sided with the chaplain in his complaint, but it is not known whether he took official action upon it.

Other reports reached the Navy Department of a more personal nature and, after making a more thorough inquiry and consulting the President, Admiral Kirkland was probably relieved the news by cable at Algiers. While the recall is, of course, uncompromising to the admiral, there is no disposition at the Department to belittle his record as a sailor. Admiral Kirkland had not long to serve on the active list, but it is believed he will apply for retirement without delay.

Railroad Commissioners' Counsel.

SAN FRANCISCO, Oct. 22.—In a communication to the Board of Railroad Commissioners, Atty.-Gen. Fitzgerald suggests that W. W. Foote, R. Y. Hayne and J. C. Daly be employed to assist in defending the interests of the State in the attempt of the Southern Pacific to have the commission enjoined from putting into effect reduced freight schedules. The commissioners by resolution formally engaged the attorneys named.

## RUSH THE GUNS

Orders Are Issued from

Washington.

Three Hundred Men Are Put to Work at Once.

The Oregon's Mounts Are to be Finished as Soon as Possible.

Battleships Indiana and Massachusetts Can Be Put in Commission in Two Months—The Venezuela Imbroglio Deepens.

(REGULAR ASSOCIATED PRESS REPORT.)

WASHINGTON, October 22.—(Special Dispatch.) Carefully-concealed orders have been issued by the Navy Department to the commandant of Washington gun-factory to start the shops at work day and night on the gun-mounts of the battleship Oregon, building at San Francisco, but no explanation is given as to the necessity for the unusual activity and haste in getting them ready.

Three hundred men in two gangs were started to work tonight at the shops and will work on the mounts day and night until they are ready for shipment west. The first one of the inch guns and all of the eight and higher rifles have been completed and sent to San Francisco for installation, and the mounts will probably be ready in two or three weeks.

The Oregon's sister ships, the Indiana and Massachusetts, are much farther advanced, and both will be in commission in two months at least at the latest. It is not believed this evening that the administration expects any trouble demanding the use of a strong fleet on the Pacific coast, but it is considered as rather unusual to work the shops at night when it was generally supposed that there was not enough work to keep the present force busy during the day.

Capt. Sampson, head of the Ordnance Bureau, says that the guns for all the ships now building are ready to be placed on board, but that many of the carriages are still in an unfinished state. Secretary Herbert is understood to be extremely desirous of having every ship now assembling complete. The active services in the least possible time, so that the home station and the Pacific may be strengthened to the full limit to present available vessels.

POINTS OF DIFFERENCE.

WASHINGTON, Oct. 22.—As it becomes evident that the government is disposed to make it appear that the Uruan incident is a parallel to the Corinto affair and may therefore be treated in the same fashion, without leading to an intervention of the United States, the official position of the admiral representing the United States in the navy is pointed out the essential points of difference in the two incidents, and Bayard will doubtless be instructed to emphasize these in further representations on the subject to the British Foreign Office.

Great Britain obtained indemnity from Nicaragua on the ground that her national honor had been outraged by the summary expulsion of her representative, although the latter was only a humble consular agent. The United States consensual statement of this occasion on the theory that the nation had the right to redress the insult. But in the Uruan affair it cannot be maintained for an instant that the British government has a right to demand redress for the arrest of its consular agent, unless it shall be first established that they were in British territory. Nothing but an agreement, amicable or enforced, upon the exact location of the boundary line, can settle this point.

PRELIMINARY TO KEEP TRINIDAD.

NEW YORK, Oct. 22.—A special dispatch to the Herald from Buenos Ayres says that the British Minister at Rio Janeiro has informed the Brazilian government that the British government intend to keep the island of Trinidad.

LATER: It is semi-officially stated that Great Britain has not made any communication recently to Brazil on the subject of the island of Trinidad. No decision has yet been reached.

THAT SAME OLD RUMOR.

CHICAGO, Oct. 22.—A dispatch to the Inter Ocean from Washington says that owing probably to the fact that Secretary Olney did not go to Atlanta with the President and party, but did leave for Boston today, the rumor of Olney's death will be published tomorrow, that Mr. Olney is contemplating retirement from the Cabinet. The alleged excuse for this is a supposed disagreement between himself and the President in regard to the foreign policy, and especially with reference to the Venezuelan matter. In which the rumor says Mr. Olney favors a more vigorous course than does the President.

The rumor, however, is entirely unfounded, and, owing to the absence of Mr. Olney and President Cleveland, as well as all members of the Cabinet, it is impossible to obtain any definite information which will confirm or disprove it.

MONITOR MONADOCK.

She Will Have Her Dock Trial Today or Tomorrow.

(REGULAR ASSOCIATED PRESS REPORT.)

SAN FRANCISCO, Oct. 22.—Steam will be raised in the Monitor on Wednesday or Thursday, when the vessel will be given a dock trial at Mare Island to test her machinery. The warship will be entirely completed and ready to be put in commission within a month. All that is lacking now are some minor parts of the gun-mounts, which are on the way from the East.

The Monadock has been building for twenty years and more, her keel having been laid in 1874. The old Monadock had done good work during the rebellion, and in 1888 she was sent to Valparaiso during the Spanish trouble in Chile. When things quieted down in the latter country the monitor was ordered to the Mare Island Navy-yard, and she came here in convoy of the Vanderbilt.

Admiral John Rogers was in command of the convoy, and Admiral Francis M. Buncie, now in charge of the North Atlantic squadron, piloted the Monadock through the Golden Gate. It was in Secretary Robinson's time the Congress began to look to the rebuilding of the navy. Finding that it was impossible to get appropriations for new ships, Robinson conceived the idea of having the old vessels rebuilt. The expense attached to this came out of the fund for repairs. An order was made to rebuild the Monadock, Amphitrite, Terror, Puritan and Monadock.

The contract to rebuild the Monadock was let to Secord & Vanderbilt, but the framework was done by a firm in Williamsbury. The monitor was put up in frame entirely, and then taken apart and the plates shipped to Mare Island in a sailing vessel around the Horn. For years the plates lay exposed to the weather at the foot of Pennsylvania street in Vallejo, where the keel was laid. The ways are still there, and are known as Monadock wharf. They applied for repairs, but the work was delayed. Several times the plans had to be altered to conform with the modern requirements. It was finally declared that the Monadock is one of the finest and most efficient warships afloat.

The Monadock is a double-turreted monitor, and will carry two four-inch guns in each turret. Her secondary battery will consist of 16 12-pounder Gatling guns. She will carry from 180 to 200 men. The big rifles have been at Mare Island for some months, and a house was erected over them. The trial trip of the monitor will not be made until the vessel has been ordered into commission. When she goes to sea she will have on board all her stores. No officer has as yet been assigned to the command of the Monadock.

The old Monadock was dismantled at Monadock ways. Her turrets were removed, and her timbers have been cut up in reliance of former glory.

HE TOOK LIBERTIES.

CHARLES OBERLANDER ARRESTED IN NEW YORK STATE.

The San Diego Individual Taken Into Custody on an Old Warrent for Grand Larceny—Real Charges Against Him.

(REGULAR ASSOCIATED PRESS REPORT.)

SYRACUSE (N. Y.), Oct. 22.—The Herald today publishes, in substance, the following:

"Charles Oberlander of San Diego, Cal., is in confinement here, having been arrested in Brewerton on a warrant eight years old, charging him with grand larceny. Oberlander, it is alleged, stole clothing from a store here in which he was employed. He ran away and the police do not know of his whereabouts. Oberlander came East from Southern California several months ago to press a claim for \$50,000 against Mexico for having been kidnapped and badly treated. The State Department at Washington is said to have regarded Oberlander's case as a good one, and to have demanded that Mexico make immediate reparation.

"Oberlander's father, Rev. Alexander Oberlander, who resigned the pastorate of the Zion Evangelical Lutheran Church of this city to devote his time to the labor of the Gospel, was before the grand jury to testify that Charles Oberlander had taken liberties with them while they were in the house of Rev. Oberlander. He is holding the housework which they were assigned. Their names are Louise Dextelheimer, Louise Herding, both 19 years old; Katie Kiehl, 14 years old, and Nellie Dextelheimer, 12 years old. The latter is the niece of Chief of Police Dagwell of Utica. It was for fear that he might run away that Charles Oberlander was arrested upon the old warrant.

"The girls who made the complaint to a shocking state of things at the institution. They are the daughters of Rev. F. E. Oberlander, brother of the prisoner, has been in the habit of giving the older girls their baths. The minister denies that he bathed the girls. He says that he rubbed them with saive to kill lice. Charles Oberlander has been indicted. He makes a general denial of all the charges."

THE W.C.T.U.

Miss Frances Willard Is Again Elected President.

BALTIMORE, Oct. 22.—Miss Frances Willard was again elected president of the W.C.T.U. today with practically no opposition, although complimentary votes were cast for several other prominent workers. Other officers were elected as follows: Vice-president-at-large, Mrs. L. M. Stevens; corresponding secretary, Mrs. Helen M. Barker; recording secretary, Mrs. Clara C. Hoffman of Kansas; and a number of others.

Beaumont of Kentucky. The report of the Committee on Credentials showed that forty-three States represented and 42 persons entitled to vote.

The vote for president resulted: Miss Willard, 35; Mrs. Louise Round of Illinois, 9; Mrs. Forbes, Mrs. Buell, Miss Ackerman and Mrs. Hoffman, 1 each. The recording secretary was instructed to call for the unanimous ballot of the convention for Miss Willard. She made a feeling address, thanking the convention and referring to a long pleasant period of association with herself and members of the W.C.T.U.

THE UNITARIANS.

More Than a Thousand Delegates Assembled at Washington.







## THE DEFENSE RESTS.

## TESTIMONY IN REBUTTAL IS INTRODUCED.

Apparently the Most Important Evidence Yet Brought Against Theodore Durrant.

Chemist Price Sweeps Away the Statement Concerning the Gas—Dr. Graham's Notes.

Gerritt Lansing Ill-Gov. Budd on Whittier Commitments—A Bank's Small Cash—The First-Church Trouble at San Jose.

## REGULAR ASSOCIATED PRESS REPORT.

SAN FRANCISCO, Oct. 22.—At the opening of court this morning the defense in the trial of Theodore Durrant announced that it had finished its case, and the taking of testimony in rebuttal was at once begun by the prosecution. The testimony was the most important given during the trial, and was made up of several vital statements made by Durrant while he was on the stand. The testimony of Dr. Gilbert F. Graham, for instance, is considered by many to sweep away Durrant's entire defense.

Graham, who is a medical student and an intimate friend of Durrant, told of a sensational interview that took place between himself and the prisoner on April 20 at the County Jail. Dr. Graham was accompanied to the prison by J. S. Dunnigan, a newspaper man, who was asked by Durrant to retire after he had been there a few minutes. Graham said that after Dunnigan stepped aside Durrant asked him if he would let him see his notes of Dr. Cheney's lecture in order that he might compare them with his own. Graham demurred at first, after which he said Durrant stated frankly to him that he had no notes of the lecture. He said Durrant told him if he had the notes of the lecture he could easily establish a strong alibi for himself, and asked him to leave the notes with Mrs. Durrant in order that she might bring them to him at the prison. Dr. Graham said he refused the request, and after Durrant visited Durrant at the prison.

Dr. Graham's story was not shaken in any particular on cross-examination. While he was testifying the jurors watched Durrant closely, and he gave no sign to indicate that he considered the testimony of any importance. Dr. Graham was recalled tomorrow for further cross-examination. The first witnesses called in rebuttal by the prosecution were the five trustees of Emanuel Church. While Durrant was on the stand he testified that he was asked to repair the sun-burner at Emanuel Church on April 3 by the trustees. The trustees denied that they had asked Durrant to make repairs of any kind at the church during March or April.

Witnesses were next called to disprove Durrant's statement that on the afternoon of April 13, he was at the ferry for the purpose of searching for Blanche Lamont, who, he said, was a mysterious stranger told him, would cross the bay that afternoon. C. W. Dodge, a medical student, said he saw Durrant at the ferry, and the prisoner told him he was waiting for a number of members of the Signal Corps, who were expected from the ship. Dr. A. Dukes, a medical student who accompanied Dodge, corroborated his testimony.

A. Hobe, and old schoolmate of Durrant, testified that he saw Durrant at the ferry the same afternoon in company with a young woman who answered the description of Minnie Williams. It is known that Minnie Williams came over from her home in Alameda that afternoon, and the young woman was found in Emanuel Church. It is the theory of the prosecution that, instead of being at the ferry to find Blanche Lamont, Durrant was there for the purpose of meeting Miss Williams and luring her to her death.

E. P. Glaser, student at the medical college, testified that, on the afternoon of April 10, Durrant asked him to read aloud his notes of Dr. Cheney's lecture. Glaser said he read his notes to Durrant, who devoted three-quarters of an hour to writing in his own note-book. The defense then introduced the note-book, which Glaser said that Durrant read nothing that purported to be his own notes.

Thomas Price, a chemist, was called to give testimony on two or three points at issue. He was asked in what condition a man would be who had been illuminated for the length of time Durrant said he had been working on the sun-burner. To illustrate the question, which was hypothetical in form, a blackboard drawing made by Durrant himself was used. The drawing showed a man lying at full length on a plank with his head over a sun-burner comprising twenty-four ordinary gas jets, through which gas was flowing under half force. The witness said a man would be unconscious in five minutes—the length of time Durrant said he was engaged at work over the burner.

Prof. Price was also asked about the dark stain on the sole of Rev. Gibson's shoe which was found in the room of study at Emanuel Church. The defense made a fight against the question, but the court overruled the objection. The witness said the mark was only a grease spot.

An effort was made to have the witness give the result of his examination of the blood-stained bands taken from the stairs and belfry of Emanuel Church, but the court ruled that the bands could not be introduced in rebuttal.

Charles Morrison and J. P. Cooper, newspaper reporters, told of an interview they had with Durrant while he was in prison on the night of his arrest. Both witnesses testified that Durrant said he arrived at the prison at 11 o'clock on the evening of July 22. Dist. Atty. Barnes says all of the rebuttal testimony will be introduced tomorrow and as the defense has no other witnesses the arguments will begin on Thursday. It is expected that Assistant Dist. Atty. Peixoto will open for the prosecution and will be followed by Gen. Dickinson or Judge Thompson for the defense. It is now believed that Attorney Deuprey will not again appear in the case, as his physical claims give little hope of his speedy recovery. Dist. Atty. Barnes will make the closing argument for the prosecution and the case will probably be submitted to the jury at the close of next week.

## PUTTING IT OFF.

Huntington Favors Railroad Bonds to Run One Hundred Years.

REGULAR ASSOCIATED PRESS REPORT. SAN FRANCISCO, Oct. 22.—C. P. Huntington said that the Central Pacific would not be able to pay its government debt on the maturity of the latter; therefore, if Congress would not

agree to some settlement of the debt on a basis compatible with the financial ability of the Central Pacific to meet the obligation, he had no objection to the United States government taking possession of the property.

He does not seem to be all disturbed at the character of the Washington dispatches of the last few days. He said: "The Central Pacific would not be able to pay its government debt at maturity. I and my associates are willing to pay the last dollar of the debt if we are given time. We want a reduced rate of interest, and an extension of time that shall give us a breathing spell during which we can pay the debt in installments. I will not agree to do something which is impossible. I will not start out to do something which I already know in advance I cannot do. It would not be just to myself, my associates or the government."

We can and will pay the debt if given time. If this request is refused, then I have no objection to the government taking the road over our hands. Probably the government would be found to whom the road would sell it at their figures. That would be their business, not mine. If the government is bound to be an implacable creditor and take the road with its first mortgage debt, I will not make any opposition. Bonds to run 100 years at 1 per cent would be a safe, easy and fair means of letting us settle dollar for dollar with the government."

## THE PRESBYTERIANS.

Urged Not to Leave San Jose During the First-Church Trouble.

REGULAR ASSOCIATED PRESS REPORT. SAN JOSE, Oct. 22.—The spirit of brotherly love prevailed at the meeting of the Presbyterian synod this afternoon. The reports of several committees were read and adopted, and Rev. Crosby's substitute to the suspension of the rule requiring professors of the theological seminary to give their entire time and influence to the seminary was agreed to. This left the special committee on the seminary no footing, and it reported no progress, and asked to be discharged. A motion was made to discharge the committee, and the biggest contests of the synod was at an end.

Rev. W. A. Young of Los Angeles was elected standing and sitting clerk of this year permanent clerk for a term of three years. It being stated that the conditions which prevented A. E. Foster from serving as a director had been removed, F. H. Babb resigned from the directorate, and the standing committee was authorized to select a substitute for the former. Roy John Dinmore, H. H. Rice and F. H. Robinson were appointed a committee to select a substitute for the former.

The members were urged not to leave the city until the commission appointed to investigate the First Church of Los Angeles trouble had reported, as a quorum was necessary to receive and act on the report. It was probable that the synod will complete its work at noon tomorrow, but the indications are that the commission will not be able to report before the end of the week, and if the synod has not a quorum their work will go for naught. It is still hearing argument on the Gordon case.

At the morning session the report of the standing committee on the Theological Seminary was adopted, and Rev. Crosby offered a substitute to the effect that the directors of the seminary suspend for the present the operation of a resolution which would give their full time and influence to the seminary. Crosby believed in enforcing the resolution without exception in favor of Blanche Lamont, who, he said, was a mysterious stranger told him, would cross the bay that afternoon. C. W. Dodge, a medical student, said he saw Durrant at the ferry, and the prisoner told him he was waiting for a number of members of the Signal Corps, who were expected from the ship. Dr. A. Dukes, a medical student who accompanied Dodge, corroborated his testimony.

## A BLOOMER TOUR.

Lulu Laro Will Wheel Herself to Chicago and Return.

REGULAR ASSOCIATED PRESS REPORT. SAN FRANCISCO, Oct. 22.—Pretty Lulu Laro has determined on an extended bicycle tour when she gets her divorce from her barber husband, whom she horsewhipped in Oakland a few weeks ago.

Accompanying Mrs. Laro will be Mrs. Cora Beeson and Mrs. Alice Johnson of Los Angeles, and Mrs. Freeman of San Francisco and Miss Lily Darcy of Oakland. The trip will be to Chicago and return, and the costumes worn by the lady riders will be bloomers of the latest cut. Freeman will be the only protector of the ladies on the journey, and the trip will be made in Chicago, where Mrs. Laro has relatives.

It was the intention of Mrs. Laro and her party to start on Monday next, but Judge Ellisworth postponed her divorce case until next week, and this will delay the party. It is expected, however, that a start will be made within three weeks. The route of the party will be southward and thence eastward through Arizona and New Mexico in order to avoid the cold weather that will be found in the mountains on the northern route at this season.

All the members of the party are experts on the wheel; in fact, Mrs. Laro's marital troubles were due to her proclivities as a bicycle rider and her fondness for bloomers.

## BOARD OF EXAMINERS.

Gov. Budd Calls Attention to Commitments to Whittier.

REGULAR ASSOCIATED PRESS REPORT. SACRAMENTO, Oct. 22.—A special meeting of the State Board of Examiners was held this afternoon, when the claims of Sheriff Wheeler of San Francisco, amounting to about \$2500, were again considered. The Sheriff claimed that he was entitled to that sum for conveying insane persons to asylums, and prisoners to penitentiaries. The examination of the bills for the month of next week, after having been on the prison on the night of his arrest. Both witnesses testified that Durrant said he arrived at the prison at 11 o'clock on the evening of July 22. Dist. Atty. Barnes says all of the rebuttal testimony will be introduced tomorrow and as the defense has no other witnesses the arguments will begin on Thursday. It is expected that Assistant Dist. Atty. Peixoto will open for the prosecution and will be followed by Gen. Dickinson or Judge Thompson for the defense. It is now believed that Attorney Deuprey will not again appear in the case, as his physical claims give little hope of his speedy recovery. Dist. Atty. Barnes will make the closing argument for the prosecution and the case will probably be submitted to the jury at the close of next week.

From the present outlook the case will go to the jury not later than the close of next week, after having been on the prison on the night of his arrest. Both witnesses testified that Durrant said he arrived at the prison at 11 o'clock on the evening of July 22. Dist. Atty. Barnes says all of the rebuttal testimony will be introduced tomorrow and as the defense has no other witnesses the arguments will begin on Thursday. It is expected that Assistant Dist. Atty. Peixoto will open for the prosecution and will be followed by Gen. Dickinson or Judge Thompson for the defense. It is now believed that Attorney Deuprey will not again appear in the case, as his physical claims give little hope of his speedy recovery. Dist. Atty. Barnes will make the closing argument for the prosecution and the case will probably be submitted to the jury at the close of next week.

## CHURCH AND CHURCH.

The Seventh-day Adventists of Fresno.

REGULAR ASSOCIATED PRESS REPORT. FRESNO, Oct. 22.—The Society of the Seventh-day Adventists of this city today brought suit of unlawful detainer against M. J. Church, the purpose of the suit being to oust Church from possession of the house of worship known as the Adventist Church. The complaint recites that Church took forcible possession of the property on the 2d of October, and has retained possession by threats of violence.

The property in question is one of the finest churches in the interior of the State. It cost about \$40,000, and of this amount the society contributed about \$5000 and Church the balance. Differences have arisen between Church and the society, and several ineffectual attempts have been made to dispose of

the property and effect a settlement. The matter finally culminated in Church taking up his residence in the rear of the building and holding possession up to date. Bolts on the church doors have been broken, and, in some instances, heads have been seen in danger of similar treatment.

The deputy sheriff who went this evening to serve the papers in the suit upon Church was unable to gain admission to the building. Whether Church was there is not known.

## JESSE P. POTTER.

He Was His Mother's Only Son and Took Privileges.

REGULAR ASSOCIATED PRESS REPORT. SAN FRANCISCO, Oct. 22.—The contest to oust Jesse P. Potter from the executorship of his mother's estate, developed no sensational features today. Potter had the stand all day, and told Attorney Delmas a good many things about his alleged insanity.

The lawyer wanted to know how it was that Potter first began borrowing money of the firm and the witness explained that, satisfactorily. He was Mrs. Charles Lux's only son, he said, and consequently availed himself of many privileges.

"Why did you take money belonging to the firm of Miller & Lux and charge it to yourself?" was asked. "I was my mother's son. The property was willed to me. I presumed that as her representative in the firm I was entitled to certain privileges. I collected money for the firm, and I was never there as any misuser of the firm's money. What I collected of the firm of Miller & Lux was for the firm, and I charged it to the firm of Miller & Lux and charge it to yourself?" was asked.

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## CAME HOME TO DIE.

## THE SAD JOURNEY OF LIEUT. GOV. MILLARD.

On an Invalid Bed He Traveled Hither from the Northern Mountains.

Accompanied by Faithful Wife and Tender Friends He Undertook the Long Trip.

Prevented from Passing His Last Hours in His Own Home He Lingers on a Bed in a Lodging-House.

The special car Paraiso, bearing Lieut.-Gov. Spencer G. Millard home to die, reached the Arcade Depot at 7:30 o'clock yesterday morning. The party, consisting of the dying official, his wife, their two children, Dr. Gun-

drum, Sacramento, and colored nurse, were met at the depot by Prof. J. B. Millard, principal of the Spring-street school, who is a cousin of the Lieutenant-Governor, Charles Hall, brother of John Hall, Mrs. Daniel Innes and several other friends of the Millard family.

The sick man was placed on a mattress in a small carriage and driven to the Locke House on Hill street, near Second, where apartments had been engaged in lieu of Mr. Millard's own home on Jones street, which, unfortunately, was rented several weeks ago to a tenant who refused to vacate for the dying official.

Mr. Millard was greatly fatigued by the long journey, but toward evening had somewhat rallied. Yet even the most ardent friends could not hope that the improvement in his condition was anything but temporary. The word given out at all hours of the day was that the Lieutenant-Governor might live several days, or die within an hour.

NO HOPE FOR THE PATIENT. His form is wasted with disease. He is unable to move, and those who saw him yesterday recognized only a shadow of his former self. Dr. Gun-

drum, previous to his departure on his return trip to Sacramento, said there was absolutely no hope for the recovery of the patient. His lungs were not so bad as might be, but the tuberculosis with which he was afflicted had reached the bowels. The food taken had ceased to be assimilated, and it was, therefore, impossible to build up the system. The only thing to do was to make the patient as comfortable as possible, and opiates were frequently administered.

The colored nurse, a young man named Fletcher, who is in attendance, is very proficient in his calling, and is devoted to his attention to the sick man. In the presence of Mrs. Millard yesterday, he bared his arm and said:

"There is an arm that has good, healthy blood in it, and I would spare every drop of it to save the life of the patient. I would give it to him, and I want him to live. If the doctor thinks that blood from my arm would give strength to Mr. Millard, he is welcome to it."

Unhappily, the doctor thought even transfusion of blood could not save the patient.

P. Davidson, the family physician, took charge of the case as soon as Mr. Millard arrived here, as it was imperative that he should return home directly to Sacramento. The sick man recognized Dr. Davidson as soon as he appeared, and seemed to feel better at having such a friend and trusted friend and physician near him.

THE DEVOTED WIFE. Mrs. Millard has borne up heroically under the ordeal. She is constant in her attendance on her husband, and does everything in her power to cheer his gloomy moments.

The two little children of the sick man, Spencer and Gertrude, in their childish innocence, played about the halls and grounds of the hotel, and apparently unconsciously of the great bereavement that was overshadowing them. Could the wife and friends of the dying man but share their obliviousness, many a heartache would be saved.

During the day there were many callers at the hotel to ascertain the patient's condition, and to offer their aid and condolence. Among those who called were Congressman McLachlan, Councilman Snyder, City Clerk Luckenbach and many other office-holders, friends and neighbors.

Prof. Millard, the sick man's cousin, and Mr. Hall, Mrs. Millard's brother, have been in attendance on the patient, and will remain close by their relative's sickbed till the end.

BUSINESS VS. SENTIMENT. Mrs. Millard was deeply disappointed at not being able to take her husband on his voyage, and she was determined to spend his closing hours. As the house had been unoccupied for some time, and the family did not expect to return to Los Angeles, it was rented about a month ago to a Mr. Newman for a term of six months. Although Mrs. Millard was willing to remit the rent already paid, and compensate Mr. Newman for the expense of moving, he did not feel that he could afford to give up his lease for less than \$200. The expenses of Mr. Millard, owing to his prolonged illness, have been about \$1000, and his wife has been unable to find the money for the same reason is practically nothing. Therefore, Mrs. Millard was obliged to take her husband to other quarters, as she could not find the money to pay such a heavy bonus. Mr. Newman, in his refusal to accommodate the stricken family, is moved by business reasons alone. He sympathizes with the dying statesman cuts no figure.

LATEST BULLETIN. At 2:30 a.m. the lights were out in Mr. Millard's room and he was reported resting comfortably. His condition was, in fact, favorable throughout the night, and the attendants did not look for any change for the worse before morning, at least.

FLASHES FROM THE WIRES. At Alta, Iowa, fourteen business blocks were burned yesterday. The loss is \$70,000. Ruggiero Bonelli, the Italian statesman, philosopher and author, is dead at Rome.

The President has appointed Albert D. Chamberlain director of the Land Office at Douglas, Wyo.

At Madison, Minn., about forty buildings, chiefly business blocks, were burned yesterday. The loss was \$150,000; insurance \$45,000.

Ex-Gov. Beveridge has had a relapse and now lies in a most critical condition at Sandwich, Ill., with little hope of recovery.

Ex-Superintendent of Police Byrnes sailed from New York for Europe yesterday on the North German Lloyd steamship Havel.

A London cablegram says that the steam tug, the "Vanderbilt," which was on the Haverthorn polar expedition to Franz Josef Land, and which arrived at Bergen on October 16, passed south yesterday.

A Greensboro (N. C.) dispatch says that the Presidential special train passed through there on Tuesday morning, and that the President's train reached Spartanburg, S. C., yesterday. Six thousand people, including the students of Converse College, were at the depot. The train stopped ten minutes and the President was continually cheered.

Representatives Varola and Vigil have been found guilty of selling their votes and are to be expelled from the Uruguayan Congress. The monarchists in Uruguay are to publish a newspaper, entitled Civilization, the object of which is to defend their political ideas. The general election in Uruguay is to be held at the United States opened at Meriden, Ct., yesterday afternoon. About two hundred delegates are present. Rev











## The Times-Mirror Company.

The Los Angeles Times, Daily, Sunday and Weekly.

H. G. OTIS, President and General Manager.  
L. E. MOSHER, Vice-President. MARIAN OTIS-CHANDLER, Secretary.  
ALBERT McFARLAND, Treasurer.

Office: Times Building.  
N. E. corner of First and Broadway. Telephone numbers: Editorial 674; Business Office 24.  
PRINCIPAL EASTERN AGENTS: R. KATZ, 187 WORLD BUILDING, NEW YORK.

## The Los Angeles Times

FOUNDED DECEMBER 9, 1881.

VOLUME XXIX. FOURTEENTH YEAR.

FULL ASSOCIATED PRESS NIGHT SERVICE—OVER 90,000 MILES OF LEASED WIRES

BY MAIL, \$5 a year; by carrier, \$10 a month. SUNDAY TIMES, \$5 a year. WEEKLY, \$5.00

Sworn Net Average Daily Circulation, Past Nine Mos., 14,776 Copies

Exceeding the net circulation of any other two Los Angeles daily papers.

Entered at the Los Angeles Postoffice for transmission as second-class mail matter

## AMUSEMENTS TONIGHT.

ORPHEUM—Vaudeville.  
BURBANK—Sweet Lavender.

TO CORRESPONDENTS.—Do not depend upon the return of rejected manuscripts, but retain copies if you wish to preserve your contributions. Articles should be typewritten and MSS. sent flat. Practice brevity and write plainly.

## THE GRAND CANYON.

The authentic lithograph of Thomas Moran's famous painting of the Grand Canyon of the Colorado River may now be secured by patrons of the Los Angeles Times. The lithograph is on a sheet 42x27 1/2 inches over all, the picture itself being 22x38 1/2 inches in size. It may be seen at the counting-room of The Times, and is supplied to cash-in-advance-paying subscribers at the following rates:

	By Carrier.	By Mail.
The PICTURE FREE with the DAILY one year for \$10.20	\$0.00	\$0.00
The PICTURE and the DAILY six months	5.00	5.30
The PICTURE and the DAILY three months	3.50	3.05
The PICTURE and the DAILY one year for...	2.10	2.10

The lithograph cannot be procured from any other source upon the same terms, and is not sold separately by us.

## OUR GOLDEN FUTURE.

There appears to be no cessation in building activity in Los Angeles, and notwithstanding the immense number of new houses that have been constructed during the year about closing, there are but few vacant houses in the city, and the demand for houses to rent shows no falling off. This indicates a rapid influx of population, and proves beyond question the continuous growth of Los Angeles.

We are glad to note the excellent character of the homes now in process of construction, the majority of which are modern in architecture, such as are desirable for people of means and culture. We have the assurance that the Los Angeles of the future will be a handsome city, one worthy, architecturally, to be the proud metropolis of Southern California, the section of the State that is growing most rapidly in wealth and population and agricultural greatness. In the East one hears more about Los Angeles than any other city in California, not even excepting San Francisco. The charms of our climate and the marvel of our growth and prosperity are like a charmed tale in the ears of those who hear, and the desire to come hither is growing as rapidly as the knowledge of us increases. It is no less valuable to the city than to the individual to have established a good reputation, and that Los Angeles has assured. People receive our newspapers and the amount of advertising which greets them as they scan the columns of these public indications of the business pulse, is assuring and hopeful. It leads men of business acumen and foresight to believe in us, and to unhesitatingly stake their chances on our success. There is none of that timidity of capital which makes men so slow and cautious that they miss their golden opportunities, but capital, while shrewd, is prompt and fearless, believing in the grand future which is before this rapidly-growing city and the large development which is destined to come, not to it alone, but to the whole of this southern section of the State, and ultimately to the State as a whole. Men are beginning to realize that, as far as climate and soil go, and in the beauty of natural environment, we have as rich a heritage as the world can offer, and they propose to seize it while they may and hold it for their children and their children's children.

## PROTECTION AND AGRICULTURE.

The State Grange of California, Patrons of Husbandry, at its annual session, held recently at Merced, passed resolutions requesting the secretary of the American Protective Tariff League to forward to the secretary of the State Grange answers to the following questions:

First—Is the present system of protection by tariff on imports, just and equitable to the producers of agricultural staples as long as there is a surplus of these for export?

Second—Will a bounty on the exports of agricultural staples be unjust or inequitable as long as there is a protective tariff on imports?

Evidently the framers of these questions regard them as "posers." They are not so difficult to answer as the proponents appear to imagine. A rational system of tariffs on imports is "just and equitable" to the producer of agricultural staples, because, in the first place, it does not materially, if at all, increase the average price of manufactured articles which the farmer must buy. And, secondly, because it increases the value of his home market by building up manufacturing communities which consume the farmer's products, thus lessening the surplus for export.

A bounty on agricultural exports alone would hardly be just to producers of staple commodities other

than agricultural. To pay bounties on exports of all kinds would be impracticable, and such a proposition would never receive the sanction of the American people. The party that should propose such a thing would go down in certain defeat.

The protective tariff system has greatly benefited all classes of the American people. Agriculturists have been benefited as well as others. The claim that protection is prejudicial to the interests of the agricultural producer is sophistical and untrue. American farmers, who have been for thirty-five years under a protective system, have during that period enjoyed a far greater degree of prosperity than have British farmers under free trade within the same period.

The stock contention of free traders is that the American farmer is "forced to sell his surplus in free-trade markets and to buy his supplies in protected markets." But the fact is conveniently ignored that the protected markets in which the American farmer purchases his supplies furnish those supplies at as low an average of prices as they can be obtained for anywhere on earth. It is one of the triumphs of protection that it has operated to cheapen production without cheapening wages, but rather increasing them. It has stimulated invention as invention was never stimulated in any preceding period of the world's history. New and improved processes of manipulation have resulted from the ever-pressing demand for cheaper production, and through these improved methods the cost of production has steadily declined.

Thus we have had cheaper and cheaper commodities, while wages have actually advanced. The agriculturist has shared the benefits of this constantly-decreasing cost of manufactured products, while the prices of his own products have not declined in a corresponding ratio. Those who tell the American farmer that protection has discriminated against and cheated him are guilty of a gross perversion of the truth.

## OUT-OF-SIGHT ADVERTISING.

The following comparative statement, showing the quantities of advertising matter printed in three San Francisco daily papers and one Los Angeles paper last Sunday, October 20, tells a significant story:

	Total No. of Cols.
Los Angeles Times	11
San Francisco Examiner	59
San Francisco Chronicle	45
San Francisco Call	65

The above are the only papers in the State which are in the competition.

The report of City Attorney Dunn to the Council, in the matter of the league printers' petition, asking that the Council require "union labels" to be placed on all city printing, is straightforward and directly to the point. He finds that the Council has no legal right, in its corporate capacity, to grant the absurd request of the Typographical Union. As a matter of fact the City Attorney could not conscientiously and honestly have arrived at any other conclusion. Common sense and simple justice alike demand that the Council should make no discrimination, in its official actions, in favor of one class of citizens or against another class. The Council has neither legal nor moral right to make such discriminations. It represents the people of the entire city, and is bound in honor as in law to legislate for all, and not for a class. The Councilmen are at liberty, in their private capacity, to bestow their individual patronage upon whomsoever they choose. But as public servants they are in duty bound to serve the public impartially. The shallow-brained champions of "organized labor" (which is frequently disorganized labor) seem to be incapable of learning any sense.

B. Duncan is no more fortunate as a litigant than he is as a prophet. The Supreme Court yesterday dismissed his appeal from the decision of the Superior Court, in his suit for libel against the Times-Mirror Company. As will be remembered, the decision in the trial-court was adverse to B. Duncan, the verdict being for the defense, with costs to the plaintiff. Appealing from this decision to the Supreme Court, B. Duncan is again knocked out. The Supreme Court's opinion in the case was unanimous. Evidently, B. Duncan's "Mal d'Occhio" has lost its potency.

It is announced that Louise Michel will come to this country in December on a lecturing tour, in order to raise a fund with which to build a home for disabled Anarchists in England. If a guarantee could be given that all the Anarchists would be kept "at home," there would be no great difficulty in raising money enough to erect either grave-stones or buildings for their accommodation. The buildings

should have grating windows and should be kept locked. The grave-stones would not need these appliances.

Instead of going to all this trouble to stop the fight, it wouldn't be a bad plan for Gov. Clarke of Arkansas to offer the affair to proceed with all possible haste, and insist that hostilities should not cease until one or both combatants (preferably both) had been rendered *hors du combat*. If necessary, the Governor might call out the militia to enforce the order.

That South Carolina scheme by which it is proposed not to recognize divorcees in that State which were granted in another State, looks like a deliberate conspiracy against South Dakota and Oklahoma, where the divorce business is at present in a highly prosperous condition. Chicago also has a good-sized grievance against South Carolina on the same score.

The medicinal properties of the mineral waters at Hot Springs, Ark., are not held in so high esteem as they were before the pug-fight was declared off. Quite a large army of "invalids" who were preparing to go there for their health about October 31 have reconsidered their plans.

Postmaster-General Wilson gives out the information that he will run for Congress in his West Virginia district next fall on the tariff issue. Some men never can take a hint until it comes in the form of a kick, and even then it is incumbent upon them to turn the other cheek.

Col. Henri Watterson gives vent to his disgust with the Democratic party by referring to it as "a monster without a head, running loose through the wilderness of political incertitude." The "monster" must have lost its head in Col. Henri's famous slaughter-house.

If Corbett and Fitzsimmons had had to pay cash for all this free advertising there would have been no "arrangements" for a prizefight, and even the jawing-match would have been declared off at the beginning.

The spectacle of Don Dickinson expatiating on the alleged rigidity of Grover's vertebral column is not new. It is a familiar ante-election episode.

Of course, after the jawfight is over, Lanky Bob will go on the stage, too.

## AT THE PLAYHOUSES.

COMING ATTRACTIONS.—Tomorrow night "Tribby," the most-talked-about character of the decade, will be seen in dramatic form at the Los Angeles Theater. The advance sales indicate a phenomenal engagement.

COMING ATTRACTION.—The announcement that Lady Sholto Douglas will make her appearance with the Pravey company at the Burbank Theater tomorrow evening has caused considerable comment in the city, and there is much curiosity to see the little songstress who made herself famous by marrying a scion of the British aristocracy. Yesterday the box office of the Burbank Theater was besieged by throngs of people anxious to reserve seats for tomorrow evening, to witness the first appearance upon the American stage of a member of the nobility, who is daughter-in-law to a noble peer, sister-in-law to an ex-lady-in-waiting to Queen Victoria, and related to nearly one-half the families who figure in "Burke's Peerage."

## UNSUCCESSFUL TRICK.

How a Shrewd Schemer Tried to Fool the Times.

If Dr. Houbert, known also as Count von Houbert, does not use a little more circumspection he will be suspected of untruthfulness. That would be very much against him in his business, which is that of astrologer and all-around fortune teller, together with the practice of a few dozen specialties, more or less peculiar, on the side. This Russian count, who claims to be a graduate of a medical college in Egypt, has not of late been having much of anything but newspaper notoriety, and that is not very "filling." Something this evening last night has more than ever discredited the veracity of the count, who is likely to get into such a habit of fibbing that the fortunes he reads from the stars may suffer in the telling.

About 11 o'clock last night a telephone message was received at the Times editorial room from some point at that time unknown.

"Hello, is that The Times?" was the greeting, and when answered the following conversation ensued:

"You know Dr. Houbert, the Russian hypnotist?" asked the voice which was familiar to the ear at the phone in the editorial room.

"Yes," was the answer; "we know you, doctor; you are looking quite well this evening."

"Oh, this is not Dr. Houbert," said the voice; "it's another man. I wanted to tell you that Dr. Houbert dropped dead this evening at a meeting on Boyle Heights."

"What kind of a meeting?" was asked.

"It was a secret meeting of a society."

"What society?"

"The Omaha—it is a secret society."

"How many people were there?"

"Twelve."

"What was the matter with the doctor?"

"It was all his troubles; they affected him." And then there followed some incoherent words during the utterance of which the phone was hung up.

There was a suspicious look about this message and no surprise was created by the report of another immediately afterward from the phone, which gave away the game of the preceding speaker, who after ceasing his conversation, had hurriedly gone away.

A man thin and gray, with furtive eyes glancing behind a pair of spectacles, stopped at the Ramona (grandstand, dropped a nickel) in the slot of the telephone and delivered to The Times the message given in detail above. When he had finished he shouldered a valise that must have weighed fifty pounds, and trudged hurriedly away.

It was Dr. Houbert, himself, in flesh and blood, though not much of either.

## WITH THE FLYERS.

## ANOTHER DAY'S SPORT AT AGRICULTURAL PARK.

The Second Day of the Sixth District Meeting a Success in Every Detail.

Results of the Races—Good Time Made and a Satisfactory Programme Carried Out.

Exhibits of Poultry, Fancy Work, Farm Implements and Dairy Wares Almost Complete—Work of the Orphans.

Improvement was the order of the day at Agricultural Park yesterday. Every department of the fair—the exhibits, the races, the crowds, and even the weather—was in point of excellence, ahead of the showing made on Monday, the opening day.

As usual, the main interest centered in the races. Ben Benjamin acted as the starter, his work throughout giving satisfaction. The programme of races with the entries, was carried out as

announced in The Times of yesterday. TROTTER, 2:25 CLASS. The first race of the day was the unfinished trotting race, 2:25 class, purse of \$500. The first heat of this race was run on Monday, Daghestan winning the first, time 2:22; and Neerut the second, time 2:23. An improvement was had in the time of starting the first race, the word "go" being given by Capt. Newton at 1:30 o'clock.

Third heat—The start was a fair one, Neerut taking the pole. A few lengths from the wire Eva shot ahead, and at the eighth led the field by a length. El Molino hung close at the heels of the leader, but at the quarter was a rod behind, with Neerut, Silver Bee and Daghestan following in one-two-three order. The half was passed in 1:04, with no change in the position of the horses. The time of the stretch was 1:45. Eva T. still in the lead and the field following in the same order as at the start. El Molino closed up on Eva T. near the wire, but the little boy had a length to spare, and came under the wire an easy winner; time 2:23. El Molino second, Neerut third, Silver Bee fourth, Daghestan fifth.

Fourth heat—In this heat Eva T. was placed in the betting at 1 to 3; El Molino 1 to 2; Neerut 3 to 1; Silver Bee 5 to 1; Daghestan 10 to 1. Two attempts at a start were made before the field lined up in anything like proper position, and when Capt. Newton yelled "go," Eva T. was at the pole, leading the field. At the quarter El Molino was at Eva T.'s wheel, and kept the position until almost at the home stretch, when Neerut passed Molino, hanging to Eva T.'s rear like grim death. Daghestan was fourth, and Silver Bee brought up the rear. A dozen lengths behind, going off his feet and being distanced at the finish. Eva T. won a goodly sum of money, for another length from Neerut; time 2:24. Neerut second, El Molino third, Silver Bee distanced.

Evil T. was a hot favorite in the pools, selling 1 to 8. This race was a model of promptness, but very little time being lost between heats, the last four running consecutively and occupying not more than three-quarters of an hour for the four.

Sam H. was second, George R. third. Near the three-quarter post Silkey made a magnificent spurt, passing in turn Sam H. and George R., and running but a length behind Texas, the leader. Down the stretch the son of Silkey made what he possessed, in a measure, the qualities of his sire. Inch by inch he crept toward the leader, and at the drawgate was running neck and neck with Texas, but he was under the wire by half a length. It was the best finish of the day, and the grandstand shook with applause for the gamey little black; time 2:20. Texas second, Sam H. third, George R. fourth. Darkness prevented the remaining heats of the race being run, the judges announcing that the unfinished heat would be the first event on the programme today.

SUMMARY.  
First race, trotting, 2:25 class, purse \$500.  
C. E. Taft's b. m. Eva T. (L. Shanon) Almost Medium-Dasher ..... 2 2 1 1 2 1  
Neerut ..... 5 1 3 2 1 2  
Daghestan ..... 4 4 4 3  
El Molino ..... 3 2 3 3  
Silver Bee ..... 4 4 4 5  
Time, 2:24, 2:22, 2:23, 2:24, 2:21, 2:20.

Second race, Los Angeles Derby, one mile, purse \$200.  
W. Maben's b. c. Juan Bernard (Cleveland) Fellow Charm-Again B. first, La France second, Helio third, time 2:16.

First heat—The start of the first heat was the prettiest of the day, the pacers running even under the wire, when the judge gave the word to "go." Hanford Medium took the pole and led at the quarter in 0:34. Before the half was passed, Belle won the lead, and behind the big brown stallion; time at half 1:08. No change in the positions occurred at the three-quarter post, but Belle won the race, making a gallant spurt, closing in on the leader. The mare went off her feet at the drawgate, however, and spoiled her chances of victory. Hanford Medium won the heat by a length; time 1:16.

Second heat—Hanford Medium was a favorite in this heat. He took the pole, and was even with Belle at the quarter, the time being 0:33. Belle soon broke, however, and failed to recover the ground lost. The half was passed in 1:04. Hanford kept the lead down the stretch, the finish being similar to that of the first heat. Belle closed in on the leader near the finish, but broke twice at the drawgate, allowing Hanford Medium to win by a dozen lengths; time 1:15.

Third heat—The third heat was the same old story. Hanford Medium again took the pole, led at the quarter in 0:33, and at the half in 1:07. Belle broke before the three-quarter post was reached, and at the stretch was several lengths behind the leader. She made up some of her distance down the stretch, but was beaten at the wire by two lengths, Hanford Medium winning the heat, race and first money; time 2:17 flat. Belle took second place and second money.

TROTTER, 2:40 CLASS.  
There were but three starters in the trotting race for two-year-olds, 2:40 class, with a purse of \$500. Claudius,

b. g., owned by the Vendome Stock Farm; Dan Roberts, blk. c., owned by M. S. Severance; Palita, ch. f., by Palo Alto Farm. Palita was favorite in the betting.

First heat—The first attempt at a start was successful, Roberto taking the pole and running even with Claudius, who had the outside. Palita in the center, and a length behind at the start, took the pole and led at the quarter in 0:35. Claudius was second, a few lengths behind the leader. In one-two-three order the horses came into the stretch, Palita winning in the slow time of 2:37; Claudius second, Don Roberto third.

Second heat—Palita had the pole at the start, and assumed the lead at the quarter. Claudius was second, though Roberto was pushing him hard for

second place. Roberto broke at the half, and did not recover himself until the three-quarter post. Palita was trotting easily in 1:49, a furlong, at least, ahead of Claudius, and came down the stretch in a jog winning the heat in 2:28, and with the heat, the race and first money. Claudius second, Don Roberto third.

GENTLEMEN'S ROADRACE.  
The last event on the card was the gentlemen's roadrace for a purse of \$500. There were five entries for this race: George D. Roberts's b. g. George R.; George H. Reed's b. g. Jumbo; Llewellyn Bros. bl. m. Silkey, a son of Silkwood; Lowen Tucker's ch. g. Texas; W. W. Whitney's b. g. Sam H. There were but four starters, however, Jumbo being scratched. Silkey was the favorite in the betting, and was cheered again and again as he was driven past the grandstand by his owner, who doffed his hat in response to the ovation received. Instead of the usual bicycle sulkies, the old-fashioned wooden arrangements were used in this race.

First heat—The horses got away to an even start, Texas taking the pole and leading at the quarter, which was passed in 0:51. Silkey, the favorite, was on the outside about the rear, and in addition to this bad luck, went off his feet twice, soon after passing the quarter. Texas maintained an excellent lead, the pace being fast, passing the post in 1:15. Silkey was still in the rear,

T. took the pole and came into the stretch with a half dozen length between the two leaders. The three-quarter post was passed in 1:44. Neerut lessening the distance between himself and the leader a few lengths, his driver urging him to the utmost, encouraging him with his uplifted whip. Eva T., however, came under the wire an easy winner; time 2:20 flat. Neerut was second, Daghestan third.

DERBY, ONE MILE.  
One of the prettiest races of the day was the Los Angeles Derby, one mile, for a purse of \$200. There were only four starters: Juan Bernard, b. c., 3 to 1, owned by Walter Maben; Helio, b. g., 1 1/2 to 1, by C. I. Weber; La France, ch. f., 2 to 1, Mrs. F. Wolfkill; Capron, by C. I. Thacker. The start was made with Helio at the pole and Capron with Bernard in the rear. La France led at the quarter in 0:34, but the field was bunched, and it was anybody's race. At the half La France still led, in 0:51. Near the three-quarter post Helio forged ahead, his rider whipping him mercilessly. Bernard had been in the rear during the entire race, but down the homestretch Cleveland took the lead with the judges, to the disgust of the crowd, fouled La France, taking her position at the pole and winning the race by a half length; time 1:43. La France second, Helio third, Johnny Capron fourth. A protest against the foul of Bernard's rider was immediately filed with the judges, who gave the race to Bernard, however.

The decision of the judges will be appealed from.

FACING, 2:13 CLASS.  
This was to be the star race of the day, there being three entries, for a purse of \$1000. Belle, ch. m., owned by J. H. Davis, 3 to 1; Hanford Medium, br. s., to C. I. Tryon, 1 to 3; and Ketchum, b. s., by W. K. Robinson, 3 to 1. Ketchum was driven past the grandstand for a "try-out" before the first heat, and near the eighth post made a break for his stable, the sulky catching in the fence, wrenching the

wheel and very nearly throwing the driver from his seat. Ketchum was put in a new sulky and was again driven past the grandstand; for another trial of his temper. The spectators hissed the big brown stallion roundly, and Maben turned at one and drove to the eighth post again. At almost the same spot, as before, Ketchum broke from Maben's control, heading for the fence and running over several members of the crowd that watched the stallion's performance. A protest was immediately made to

the judges against Ketchum's starting in the race, on the ground of his vicious temper. The judges sustained the protest and Ketchum was sent to the stable in disgrace. This left Hanford Medium and Belle the only starters.

First heat—The start of the first heat was the prettiest of the day, the pacers running even under the wire, when the judge gave the word to "go." Hanford Medium took the pole and led at the quarter in 0:34. Before the half was passed, Belle won the lead, and behind the big brown stallion; time at half 1:08. No change in the positions occurred at the three-quarter post, but Belle won the race, making a gallant spurt, closing in on the leader. The mare went off her feet at the drawgate, however, and spoiled her chances of victory. Hanford Medium won the heat by a length; time 1:16.

Second heat—Hanford Medium was a favorite in this heat. He took the pole, and was even with Belle at the quarter, the time being 0:33. Belle soon broke, however, and failed to recover the ground lost. The half was passed in 1:04. Hanford kept the lead down the stretch, the finish being similar to that of the first heat. Belle closed in on the leader near the finish, but broke twice at the drawgate, allowing Hanford Medium to win by a dozen lengths; time 1:15.

Third heat—The third heat was the same old story. Hanford Medium again took the pole, led at the quarter in 0:33, and at the half in 1:07. Belle broke before the three-quarter post was reached, and at the stretch was several lengths behind the leader. She made up some of her distance down the stretch, but was beaten at the wire by two lengths, Hanford Medium winning the heat, race and first money; time 2:17 flat. Belle took second place and second money.

TROTTER, 2:40 CLASS.  
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b. g., owned by the Vendome Stock Farm; Dan Roberts, blk. c., owned by M. S. Severance; Palita, ch. f., by Palo Alto Farm. Palita was favorite in the betting.

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Emperor William has added a new uniform to the polychromatic wardrobe of the Emperor of Germany. He has made him a general of Austrian cavalry. Scarlet clothes, with white dolman, in the garb William is entitled to use in this position.

FOR SNEET FOOD, Royal Baking Powder is recommended by the best authorities on cuisine.

FOR HOUSEKEEPERS, AND PRACTICAL HEALTH CALENDAR.

WEDNESDAY, OCTOBER 23

Temperature today: Maximum 75 minimum, 50; clear.

No man can be wise on an empty stomach. FROM ADAM BEDE.

SUMMARY.

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C. E. Taft's b. m. Eva T. (L. Shanon) Almost Medium-Dasher ..... 2 2 1 1 2 1  
Neerut ..... 5 1 3 2 1 2  
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TROTTER, 2:40 CLASS.  
There were but three starters in the trotting race for two-year-olds, 2:40 class, with a purse of \$500. Claudius,







## THE PUBLIC SERVICE.

## ONE SALOON LICENSE REVOKED BY POLICE COMMISSION.

Complications in Certain Sewer Districts—Scheme to Protect Property-owners Laying Sidewalks.

Arguments Commenced in the Roemer Trial—The Mayberry Suit Submitted on Briefs.

Two New Roads Through Castaic Canyon—The Grand Jury Inspects the Jail—Alleged Embezzler Caught in Santa Barbara.

The license of a saloon reported open in violation of the ordinance was revoked by the Police Commission yesterday. An appointment was made to fill the vacancy caused by the death of Officer Maguire. It was reported to the City Clerk that the contractor for the Westlake Park bandstand had abandoned the job.

Things were running very quietly at the Courthouse yesterday. The Roemer trial was drawn to a close and will be ended today. The interminable suit of Mayberry vs. The Alhambra Addition Water Company was submitted to Judge Van Dyke on briefs. Two long-pending divorce cases were decided. The grand jury made an inspection of the County Jail. An embezzler was arrested at Santa Barbara and brought in yesterday evening.

## AT THE CITY HALL.

## POLICE COMMISSION.

## One License Was Revoked Yesterday—The Bicycle Ordinance.

The Police Commission failed to have as speedy developments yesterday morning as it was thought it might have. The meeting was begun at the usual time, and all the members were present.

The Chief presented a report of Officer Matuzkiewicz on the saloon kept by Phelps & Lowe at No. 162 North Los Angeles street. The report stated that on the morning of October 17, between the hours of midnight and 1 a.m., he and Officer Kolbe saw five men in front of the bar, and Mark Phelps was selling beer and whisky to them from behind the bar. At 12:45 o'clock the same morning he and Officer Kolbe looked into the place through a window and saw five men standing in front of the bar drinking beer and whisky. Five minutes later they entered through the rear door, which was open. Phelps then filled the glasses up again, and one man took a 50-cent piece from his pocket and handed it to Phelps, who put it in the till. There were at that time one glass of beer and four glasses of whisky on the bar. Phelps was arrested, and his case was still pending.

On motion the license was revoked. It was reported by Chief Glass in reference to the Fairchild Villa, of which certain complaints had been made, that it was expected the objectionable parties would move out within a few days.

Applications of Philip Stalri for a saloon license at No. 216 Bellevue avenue and No. 556 New High street (both understood to be the same place) and of John Brown for a transfer of saloon license at No. 150 North Main street from J. B. Rogers were referred to the Chief for investigation.

A protest of J. A. Reid and others against the granting of a license for a saloon in the neighborhood of Main and Washington streets was filed. It being explained that there was no application before the board for such a license.

A communication from the City Council said that at a recent meeting of that body it had been ordered that the ordinance in relation to the running of bicycles on the public streets be enforced. Chief Glass said that he had given instructions to the officers to enforce the ordinance, and was difficult to judge accurately of the speed of a bicyclist, and, therefore, it might occur that a wheelman would run fast enough to violate the ordinance, and at the same time an officer would be unable to swear to that effect.

An application of Charles J. Clark for appointment as special officer for service in the employ of the Humane Society was granted.

Applications of C. J. Sawyer and J. B. Loring for appointments on the regular force were filed.

On motion R. S. Haupt was elected to fill the vacancy of the force caused by the death of Officer Maguire.

## LESSON IN FINANCES.

## An Explanation Made by City Treasurer Hartwell.

"A great many people have a wrong impression of what can and cannot be done with the moneys in the city treasury," said City Treasurer Hartwell to a Times reporter yesterday. "When some man with a warrant for money comes into my office and I tell him there is no money at present in the fund on which the warrant has been drawn he does not understand what it is that his demand cannot be paid out of other moneys in the treasury. For instance, there is at present in the treasury over \$250,000, yet there is no money in the funds on which he can get some of the warrants. This \$250,000, it should be understood, however, is money that has been realized on the sale of public bonds and is not to be used and can be paid out for no other purpose except for the building and equipment of schools."

The situation is the same with other funds. I, as Treasurer, have no authority to transfer any money from one fund to another."

Money paid in as taxes still comes in slowly. Tax Collector Gish deposited a day or two ago \$20,000 thus collected and says he expects to deposit much more before the end of the week. City Treasurer Hartwell says, however, that a good deal more ought to be on hand in order to put the funds in good condition.

Of course a shortage in some of the funds does not mean that the people will not get their pay. The money will be had after a time, but the delay of property-owners in paying their taxes produces temporary shortages in some of the several funds.

## TROUBLE AT WESTLAKE.

## Work on the New Bandstand Reported Abandoned.

The City Clerk yesterday received a communication from Aiken & Benton, architects, worded as follows: "Please take notice that the contractor for the erection of the Westlake Park bandstand, E. Bowen, has abandoned the work and that the same is in danger of suffering serious damage from exposure to the weather in its unfinished condition."

It is understood that the trouble arose from a question as to the practicability of putting in a certain kind of lumber as required by the contract. The contract was let to Mr. Bowen and for the purpose of heightening the effect of the sound from the stand it was provided that thin lum-

ber should be used on the concave reflecting portion. The contract provided that the work should be done for \$475 and of this sum about \$200 has been paid. The millmen, it is said, asserted that Mr. Bowen could not construct the form of concave reflecting portion of thin lumber and it is supposed that this fact led to the abandonment of the work as reported.

## PRIVATE-CONTRACT WORK.

## Scheme to Protect Property-owners Laying Sidewalks.

The City Engineer has it in mind to have presented to the City Council in the near future an ordinance which he believes will serve as a protection to property-owners.

Up to a few months ago when sidewalks were laid by private contract a permit in each case would be obtained from the Street Superintendent and that would virtually end the matter as far as the city was concerned. It would remain with the property-owner to see to it that the work was laid as it should be and that proper material was used.

Some time ago an ordinance was adopted requiring that the grades should be given and the work inspected by the City Engineer. This ordinance, it is reported, is being violated.

The scheme which the City Engineer has in view is to recommend that the ordinance be amended so as to provide that the Street Superintendent should issue a permit for the laying of a cement walk a deposit of \$5 for each fifty lineal feet of walk be required, this deposit to be returned upon certificate of the City Engineer that the work has been properly done.

By this means it is hoped to enforce the ordinance.

## DRAINAGE COMPLICATIONS.

## District Sewer, Although Completed, Cannot Be Used.

From present indications it looks as if some peculiar complications would follow the completion of the sewers in the district lying between Figueroa and Serrano streets and north of Washington street, the contract was furnished by P. M. Darcy as contractor.

The assessment warrant and diagram for this district was issued yesterday, but the drainage from this sewer district will have to go through the district, which is under construction by C. L. Powell.

The drainage from the Darcy district will all flow into Washington-street sewer and westerly to Union avenue, from which point it will flow southerly along Union avenue through the sewer being constructed by Mr. Powell. It will, therefore, be seen that the Powell district sewer must be completed before the sewers in the Darcy district can be used. The contract with Mr. Powell calls for the work in his district to be completed by February 20, 1895.

It has been suggested that the Union-avenue sewer in Mr. Powell's district could be at once completed, and thus permit the use of the sewers in the Darcy district. This, however, cannot be done, for Mr. Powell has left a piece of twenty lineal feet of the sewer in his district that would be prepared for this use. Mr. Powell has said he would be willing to complete this portion if all the property-owners in his district would sign a waiver of right to protest against the acceptance of the work on this ground.

As it would be practically an impossibility to get the signatures of all the property-owners in the district, such a waiver there is not expected to be much probability of relief to the people in the Darcy district in that way.

## BUILDING PERMITS.

Building permits were issued yesterday and Monday for the construction and improvement of buildings as follows:

Joseph Zels, two-story dwelling on Twelfth street near Central avenue, \$750.

William Mead, one-story dwelling, No. 741 Clara street, \$750.

B. F. Moore, one-story dwelling, Wilcox street near Tenth street, \$100.

J. W. Hendricks, two-story dwelling, First street near St. Louis street, \$3000.

Sperito Bordero, six one-story dwellings, Ord and Castelar streets, \$5000.

W. E. Richards, two-story double dwelling, Seventeenth street near Grand street, \$2500.

George J. Barnett, one-story dwelling, Twenty-second street near Main, \$1470.

Mrs. W. Hawkins, one-story dwelling, Birch street near Twelfth, \$500.

P. F. Richards, two-story dwelling, Birch street near Burlington avenue, \$250.

Mrs. Rosa Phillips, one-story dwelling, Pico street near Stanford, \$1000.

Arthur Armstrong, one-story dwelling, Ruth street near Fifth street, \$800.

W. D. Bridges (trustee), two-story dwelling, Main street near Railroad street, \$500.

A. A. Bray, addition to dwelling, Flower street near Adams, \$200.

George L. Berg, one-story dwelling, Chestnut street near Downey avenue, \$300.

## AT THE COURTHOUSE.

## THE COURTS.

## The Roemer Trial Dragging to a Close.

The first arguments in the Roemer trial were made yesterday afternoon, and the case will be given to the jury today.

Yesterday morning was consumed with the offering of rebuttal testimony, but nothing of importance was developed except the statement of Mrs. Ullery that she saw Roemer looking through the window of her husband's barber-shop on the morning of the shooting, thus making it appear that Roemer was seeking Ullery on the morning that he killed him.

In the afternoon Deputy Dist. Atty. McCormick made the first summing up of the case for the prosecution, and James Rives, Esq., opened the arguments on behalf of the defense. The arguments on both sides were ably handled, and the evidence clearly and concisely reviewed from opposite standpoints.

This morning Johnston Jones, Esq., will make the closing argument for the defendant, and the case will be given to the jury by Asst. Dist. Atty. Williams.

## BROTHER AGAINST BROTHER.

A suit now on trial before Judge Van Dyke is brought by John A. Stucky against his brother, L. C. Stucky, for a dissolution of partnership and rendering of accounts. The plaintiff seeks to recover the sum of \$272, held in trust for him by the defendant. The two brothers purchased a herd of cattle and a pair of horses, and the defendant, transacting the business, assuming the entire charge of the cattle, and receiving as his compensation one-half the increase. Disputes have arisen about the alleged diversion of some of the partnership property to the defendant's own use, and the matter has come to such a pass that it can be settled only by order of the court.

## A Quick Verdict.

In the suit on a note brought by L. A. Barrie vs. C. B. Van Every, lately on before Judge Shaw, a verdict was returned with a promptitude worthy of

## Better Than Pills, Liquid or Powder

Sick-headache, Biliousness, Constipation, Dyspepsia.

Many millions of people have tried Simmons Liver Regulator for all the ailments enumerated above, and have declared it to be the "King of Liver Medicines." It goes to the root of matters and is a sure remedy. Try it. For sale by all druggists, in liquid or powder.

The Regulator is worth its weight in gold. I never used medicine before that acted so speedily upon the stomach and liver as it did. J. J. Vassar, Washington, D. C.

Dr. J. L. Stephenson, Owensboro, Ky.—"In the treatment of lung and bronchial diseases in this climate I find the liver is often implicated to such an extent that a hepatic remedy becomes necessary in effecting a cure of the lungs, etc. Recently I prescribed Simmons Liver Regulator with entire satisfaction."

EVERY PACKAGE Has the Red Z Stamp on the wrapper. J. H. ZEILIN & CO., Philadelphia, Pa.

imitation, the jury being out just three minutes before it returned a verdict awarding \$1077 to the plaintiff.

Caught in Santa Barbara. Tom Mack, charged with the embezzlement of several musical instruments, has been the subject of a good deal of solicitude seeking by the Sheriff's office lately, having decamped to parts unknown. Yesterday, however, Mack was overhauled in Santa Barbara by Sheriff Hicks, who recognized him from the description sent out. Deputy Sheriff Guy Woodward was at once sent after him, and last night he was lodged securely in the County Jail.

The Grand Jury in Jail. The fastnesses of the County Jail were thoroughly explored yesterday by the grand jury, which, under the guidance of Sheriff Burr, succeeded in pretty well disseminating itself through the several departments. According to all appearances, the august and warlike body was well satisfied with the result of its explorations.

Drawing to a Close. The well-nigh interminable damage suit of Mayberry vs. the Alhambra Addition Water Company has been given the final grind in Judge Van Dyke's court. The evidence is all in, and the case has been submitted on briefs for a period of thirty or forty days, when it will be orally argued before Judge Van Dyke.

Triad Habeas Corpus. Mrs. Rebecca Steinecke, who has instituted a suit for divorce against her husband, had her little six-year-old daughter Myrtle brought into Judge McKinley's court yesterday on a writ of habeas corpus. The father had refused to give up the child, but the court awarded the custody of the little girl to the mother while the divorce case is pending, the father being allowed to see her occasionally.

Decided at Last. Judge McKinley yesterday decided finally the suit for divorce brought by Mrs. Hoy against her husband, by ordering the findings and decree in favor of the plaintiff, who is also awarded the custody of the minor child, Dr. Hoy being allowed the privilege of visiting the little girl at seasonable hours.

New Suits. Thomas W. Robinson has brought suit against Zella O'Reilly, W. H. Polson and J. A. Hawen to recover the sum of \$225 and \$300 on promissory notes.

The Willamette Steam Mill, Lumbering and Manufacturing Company has begun suit against John Gray, Charles J. Gray and the Pacific States Savings Loan and Building Company, et al., to foreclose a lien on premises belonging to the defendant Gray, and recover \$700 and costs.

Charles H. Warner has begun suit against the Porter Land and Water Company to recover \$215 on an agreement which the defendant failed to carry out.

Thom Menzies, Sr., has filed a petition for insolvency. His liabilities amount to \$4250, assets to \$1000.

Hooker & Brown have begun suit against B. N. Anderson and William Wright to foreclose a mechanic's lien.

Court Notes. Judge York yesterday granted Mrs. Martha P. Foster a divorce from Walter L. Foster on the ground of desertion.

A damage suit for \$800 and a restraining order to prevent the defendants from using certain dishes until they are repaid were brought by Mrs. Cloe Bowen against Mrs. Ammalde R. Moore et al. in Judge York's court yesterday, and occupied most of the day in trial.

Justice Young yesterday dismissed the action brought against Frank White of Burbank for selling liquor without license.

Judge Smith's court is so overcrowded that the cases of J. H. McKenzie, Mace A. Mayes, J. C. Newton and E. G. Toleman have been transferred to Department Six.

In the divorce case of Lyall vs. Lyall, the decree was modified yesterday by Judge McKinley, who awarded to the mother the custody of one of the children.

The appointment of a guardian for the children of the condemned murderer, Craig, has been continued by Judge Clark until November 8.

Josef Brunner, a native of Switzerland, was admitted to citizenship yesterday by Judge Smith.

Little nine-year-old Joe Davis was committed to Whittier yesterday by Judge York.

Judge Clark yesterday granted Theresse M. Tessarek a decree of divorce from Jacques Tessarek on the ground of desertion.

A suit instituted by Kellam et al. against Sortori et al. to recover payment for boring an oil well, was on trial yesterday before Judge Shaw.

BOARD OF SUPERVISORS.

Granted Two New Roads Through Castaic Canyon.

The Board of Supervisors met yesterday in regular session, but the prevailing quietness affected this department also, and but few matters came before the board for consideration.

Upon motion of Supervisor Hanley, the County Surveyor was directed to make a preliminary survey for two routes from Castaic Canyon to the Ridge route and the other Elizabeth Lake Canyon route.

Upon motion of Supervisor Field, the matter of furnishing the County Surveyor's office with holium was referred to the Building Committee, with power to act.

The request of the County Assessor for two additional assistants was granted, and the compensation fixed at \$75.

## JACOBY BROS.

WELCOME TO THE PEOPLE OF SOUTHERN CALIFORNIA.

## Pasadena

May consider herself as our guest during the remainder of the week; all are cordially invited to visit us.

## Pomona

Can "slide down our collar-door" and view the great display we have in big bargains.

## Riverside

Will be welcome to "play in our back-yard" and purchase our great shoe offerings.

## San Bernardino

Can "holler in our rain barrel" and select the best in the house at the lowest possible prices.

## Santa Ana

Can spend their winnings on Silkwood and attend our special-value feasts.

## Anaheim

Can have a reserved seat and spend the week with us. We welcome you all.

## Santa Monica

Is included in the invitation and view our sea of values, cooled by the breezes of low prices.

## Whittier

Will come in for her share and receive a cordial greeting from the entire force.

## HEALTH LAWS.

## DAILY.

When the liver is disordered keep the body warm and wear heavy flannels.

When the liver pains you avoid malt liquors and rich pastry foods.

When your liver is out of order take Joy's Vegetable Sarsaparilla—it reaches the liver in an hour.

Exercise moderately—walk, ride or dance.

White or yellow-coated tongue is about the first symptoms of disordered liver—check it with Joy's Vegetable Sarsaparilla.

Never sit and brood and fret when your liver is disordered. Go into company.

Joy's Vegetable Sarsaparilla will clear your liver as clean as a whistle. Try it.

Loss of appetite shows a liver disorder. Regain your appetite with the moderate use of Joy's Vegetable Sarsaparilla.

Too much beer means too much bile; too much bile means torpid liver, sick headaches, pains in sides. Joy's Vegetable Sarsaparilla, then, means active liver, no sick headaches, no pains in sides and regularly-working bowels. You can then drink beer, water or wine—as you like.

Sallow, jaundiced skin and eyes tell plainly the liver is disordered.

Clear up your complexion and regain the wonted brilliancy of your eyes by the use of Joy's Vegetable Sarsaparilla.

A substitute is as bad as a bad liver—don't have either—take Joy's Vegetable Sarsaparilla.

## SCROFULA

Miss Della Stevens, of Boston, Mass., writes: I have always suffered from various Scrofula, for which I tried various remedies, and many reliable physicians, but none relieved me. After taking 6 bottles of I am now well, I am very grateful to you, as I feel that I saved me from a life of misery and agony, and shall take Sarsaparilla in speaking only words of praise for the wonderful medicine, and in recommending it to all.

Treatise on Blood and Skin Diseases mailed free to any address.

SWIFT SPECIFIC CO., Atlanta, Ga.

The W. H. PERRY Lumber Mfg. Co. LUMBER YARD AND PLANING MILL, Commercial and Foreign.



One Bottle Cures!

MR. MCBURNEY—Dear Sir: I suffered with Kidney and Bladder trouble for a long time. I had not enjoyed a good night's rest for thirty years. I could not lay on my back or sides without suffering great pain. I was taking two-thirds of a bottle of MCBURNEY'S KIDNEY AND BLADDER CURE. I was cured. I sleep well nights, and feel as well as I ever did in my life. My wife has taken MCBURNEY'S Kidney and Bladder Cure with same results, and it is with great pleasure I recommend this most wonderful cure to all suffering as I was. I am well known in this city, being proprietor of the California Livery Stables for six years. Yours respectfully, F. E. AUSTIN, 373 N. Main street, Los Angeles, Cal.

For sale by all druggists. If your druggist don't keep it call on W. F. MCBURNEY, 418 S. Spring street; sent free to any address on receipt of price, \$1.25.

N. B.—The enormous demand for my medicine compels me to dispose of my stock of hand-made harness and devote all my time to the sale of my remedies. I am selling my entire stock of hand-made harness at reduced prices. Call and see my goods before buying elsewhere. W. F. MCBURNEY, 418 S. Spring St.

Two much beer means too much bile; too much bile means torpid liver, sick headaches, pains in sides. Joy's Vegetable Sarsaparilla, then, means active liver, no sick headaches, no pains in sides and regularly-working bowels. You can then drink beer, water or wine—as you like.

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## THROWN OUT.

## B. DUNCAN'S SUIT HAS NO STANDING IN COURT.

He Played Clown to an Unappreciative Audience that Considered Only Legal Realities—He Must Pay the Costs.

The "Evil Eye" of B. Duncan will now have in its range of baleful vision the full-bench of the State Supreme Court, for that body of jurists has decided against him in his appeal from a verdict in the Superior Court. When B. Duncan of Kentucky, sub, after a trial in the Superior Court, where the noted seer acted as his own attorney in his libel suit against The Times, and, as his own witness, gravely expatiated to the jury on the supernatural powers of his Evil Eye, was decided against, he capped his humorous antics by preparing appeal papers, the like of which were never before seen on earth. The documents were so funny that they were considered by lawyers as insulting to the court. The libel plaintiff objected to paying the costs of the suit which he had brought against The Times for referring to him as an "erratic bliviot" and his appeal duly reached the highest legal tribunal of the State, which disposed of his case in the following opinion, quoted literally:

## THE OPINION.

In bank, Blanton Duncan, plaintiff and appellant, vs. The Times-Mirror Company, et al., defendants and respondents. This is a motion to dismiss the appeal on the following grounds:

(1.) That no undertaking on appeal has been filed as required by sec. 940, C. C. P., nor as required by secs. 941 and 942, C. C. P.

(2.) The undertakings do not allude to the appeal from the order denying a new trial.

(3.) The undertakings purport to be in a different action and not in this case.

The undertaking filed is as follows: "Whereas, the plaintiff in the above entitled action, Blanton Duncan vs. The Times-Mirror Company, appeals to the Supreme Court of the State of California from judgment made and entered against plaintiff in said action, in the said Superior Court in favor of the defendant in said action on the 1st day of March, 1895, for one hundred and eight and five one-hundredths dollars, costs of said one hundred dollars attorneys' fees."

"Now, therefore, in consideration of the premises and of such appeal we, the undersigned, J. F. Duncan and F. N. Myers of Los Angeles county, and State of California, do hereby jointly and severally undertake and promise, on the part of appellant, that the said appellant will pay all damages and costs which may be awarded against him on the appeal, not exceeding three hundred dollars, to which amount we acknowledge ourselves jointly and severally bound."

"And, whereas, the appellant, Blanton Duncan, is desirous of staying the execution of the defendant so appealed from, we do further in consideration thereof, and of the premises, jointly and severally undertake and promise, and do acknowledge ourselves further jointly and severally bound, in the further sum of five hundred and ninety one one-hundredths dollars, being double the amount named in the said judgment, that if the said judgment is affirmed on the appeal he be dismissed, the appellant shall pay the defendant the amount directed to be paid thereby or the part of such amount as to which the appeal shall be affirmed, if affirmed only in part, and all damages and costs which shall be awarded against the appellant upon the appeal, and if the appellant does not make such payment within thirty days after the filing of the remittitur from the Supreme Court in the court from which the appeal is taken, judgment may be entered on motion of respondent in its favor against the said sureties for said amount, together with the interest that may be due thereon, and the damages and costs that may be awarded against the appellant, upon the appeal heretofore."

"MARY T. DUNCAN, F. N. MYERS." The undertaking does not recite or allude to the order denying a new trial, and is plainly ineffectual as to that appeal. (Bernard vs. Beecher, 74 Cal. 171; Schurz vs. H. C. Clark, 84 Cal. 244; McCormick vs. Beldin, 96 Cal. 132; Pac. Pay. Co. vs. Belvin, 99 Cal. 155.)

The trouble with the undertaking on the appeal from the judgment is that it does not contain the words "or on a dismissal thereof," as required by the statute. It does contain a stipulation that the sureties will pay all damages and costs which may be awarded against the appellant on the appeal, but it does not contain in two undertakings. The last is to secure a stay of execution and not in consideration of the appeal, and the stipulation containing the condition which ought to have been in the undertaking given to secure the appeal. By this first undertaking the sureties become bound for \$500 and by the second, for \$500. There can be no doubt that in case of a dismissal the sureties in this second undertaking would be liable for the costs and damages in the same manner in which they would have been liable on the first undertaking had it contained the required stipulation. It is contended that this is a substantial compliance with the statute.

This is not a new question here. The point was discussed and decided adversely to appellant in Duffy vs. Greenbaum, (72 Cal. 171). In addition to the reasons there given for the ruling it may be suggested that \$500 is not always sufficient to secure to respondent his costs and damages, and it was competent for the Legislature to require further security in case a stay of execution was desired, and further there is no effectual provision for the justification of the sureties on the undertaking for the appeal, for, although they may be required to justify under sec. 948, C.C.P., yet if they fail to justify, the only consequence is that the execution is no longer stayed. Sweeney vs. Adair, (83 Cal. 138).

The appeal would, therefore, be effectual, although the sureties may be found worthless. True, if the sureties were the same on each bond it would not help the matter unless a new undertaking was given; but to secure a stay new sureties must be provided, and this may be why the stipulation must be in each undertaking. At all events such are the requirements of the code, and there can be no question of the power of the Legislature to prescribe any reasonable condition to the exercise of the right of appeal.

Appellant offers, if authority to file an amended undertaking exists, to give an undertaking conforming in every respect to the statute. The motion to dismiss was made upon due notice, and a brief on the part of the moving party was also submitted, to which a reply was made by appellant. In the notice and printed brief the defects in the undertaking were pointed out. Sec. 954, C. C. P. reads as follows:

"If the appellant fails to furnish the requisite papers, the appeal may be dismissed; but no appeal can be dismissed for insufficiency of the undertaking thereon, if good and sufficient undertaking, approved by a Justice of the Supreme Court, be filed in the Supreme Court before hearing upon motion to dismiss the appeal."

Court before hearing upon motion to dismiss the appeal."

Had there been no statute upon the subject, we might, perhaps, where an undertaking has been filed in due time, and evidently with an honest intent to comply with the law, but which is defective, allow a new undertaking to be filed. But here an opportunity is afforded to an appellant to correct any such mistake. The code expressly provides when the appellant must avail himself of the privilege. He must do so before the hearing of the motion to dismiss. He cannot confess the motion, and then claim the privilege. This express provision is a limitation upon the discretion of the court. The transcript on appeal in this case contains a certificate to the effect that, "an undertaking on appeal in due form has been properly filed," as required by sec. 953, C. C. P. It is contended that this certificate is conclusive; that in case the certificate is untrue the respondent has his remedy against the clerk, who is liable on his official bond. This proposition has been frequently suggested here on the consideration of similar motions, and, although it has not been discussed in any reported decision, the court has constantly and frequently permitted parties to go behind this certificate. It could not have been intended that the judgment of the clerk should be final in this matter. "For all purposes connected with the appellate jurisdiction the appellate court has the same power over the clerk of the court below as it has over its own clerk." People vs. Center, (64 Cal. 235) Winder vs. Hendrick, (64 Cal. 275). We do not claim any authority over him while performing his customary duties as clerk of the lower court, but duties connected with our appellate jurisdiction we can require him to perform. That we are not bound by his certificate as to the correctness of a record has been repeatedly decided. On the contrary, when necessary, we may compel him to correct his certificate and transmit to this court a proper record.

Sec. 953 places the certificate of the attorneys upon the same plane as the certificate of the clerk. Such a certificate was considered in Perkins vs. Cooper, (83 Cal. 241). In that case the court permitted the respondent to prove against the certificate of his attorneys, that no undertaking on appeal had in fact been filed. The rationale of this decision is that, to give this court jurisdiction, there must be in fact an undertaking, whether or not a certificate is filed. In the above case the certificate of counsel was made after the time for filing the undertaking had expired, and, therefore, it could not be considered as a waiver. The case seems in point here.

The appeals, both from the judgment and from the order refusing a new trial, are dismissed. TEMPLE, J. We concur: HARRISON, J. HENSHAW, J. VAN FLEET, J. BEATTY, C. J. McFARLAND, J. McROUTE, J.

## SUPREME COURT CASES.

Otto Sam Seden No Longer Guardian of Conrad Gerlach.

The Supreme Court calendar was disposed of as follows yesterday: In bank, Bates vs. Coronado Beach Company and Davis vs. Ward, rehearing denied, C. J. Beatty dissenting; in the Conrad Gerlach guardianship matter, the action of the San Francisco Superior Court in adjudging him incompetent and appointing Attorney Otto Seden his guardian was reversed; in Department One, Yock vs. Home Mutual Insurance Company, Witte vs. Taylor, Ryan vs. Holladay and Arbore vs. County of San Bernardino, submitted upon briefs on file, Everett et al. vs. Los Angeles Railway Company, motion to strike out part of respondent's brief submitted, Sloane et al. vs. Southern California Railway Company, case argued for appellant by W. J. Hunsaker and submitted; Meacham vs. Bear Valley Irrigation Company, dropped from calendar; Baker vs. Southern California Railway Company, set for tomorrow; in Department Two, Spence, executor, vs. Widney et al., and Ryan vs. Los Angeles Tea and Cold Storage Company, submitted upon briefs on file; Deacon vs. Blodgett, order of October 21, continuing case for the term, vacated and ordered retrial upon briefs on file; Hellman vs. Shouler as treasurer, continued to Monday next; People vs. Louie Foo, motion to strike out briefs and ordered submitted upon briefs on file; People vs. Van Eman, argued by Elwood Bruner for appellant and by Deputy Attorney General H. E. Carter for respondent and submitted; California Land and Trust Company vs. Hammel, motion to strike appellant's reply to the brief argued by R. E. Guthrie for respondent and, after argument of the case by Guthrie and waiver of argument by W. B. Mathews for appellant, submitted.

## FINED TEN DOLLARS.

A Careless Contractor Taught a Wholesome Lesson.

In the Police Court yesterday, G. W. Seward, the contractor for a building on South Spring street near Fifth, was fined \$10 for leaving building material in the street at night, without a light on it to give warning to the traveling public. Seward foolishly pleaded not guilty, but was speedily convicted on the testimony of Officer Conley. Two bright lanterns adorned the obstacles in the street, and the building last night, which proved that Seward profited by the lesson taught him by the court. The police officers have instructions to report every infraction of the law by contractors and others in this regard, and the court will not deal leniently with them.

## DIRECT TRAINS FROM RACETRACK.

At Los Angeles, leaving track 5 p.m., connecting at Clement Junction with Santa Ana, San Pedro and Long Beach trains, and at Arcadia Depot with Monrovia, Ontario and Chino trains. Low round-trip rates during race week on the Southern Pacific.

Genuine WINTER IS COMING. Genuine Wellington coal for one week \$10.50 per ton. Coleman Coal Company, room 23, Temple Block, Telephone 536.

HUYLER'S Cocoa and Chocolates are unsurpassed for their purity and deliciousness of flavor. All grocers.

BEST assortment of vehicles—Hawley, King & Co.

U. S. HOTEL, rooms \$2 per week and up.

MRS. C. N. SMITH, hairdressing, manicuring. Rooms 9 and 10, Muskegon, Broadway and Third.

Any Law Business?

It will pay you to see us if you have. We make no charges for advice, and our fees are always reasonable, but the main point is that we will do your work and will make no charge on it if you do not like it. If you do not like it, we will not get you into court with no show of winning. Our specialty is mechanics' liens and real estate. In fact, all kinds and sizes of legal business. Langworthy Co., No. 226 South Spring.

Beecham's pills are for biliousness, bilious headache, dyspepsia, heartburn, torpid liver, dizziness, sick headache, bad taste in the mouth, coated tongue, loss of appetite, sallowness, etc., when caused by constipation; and constipation is the most frequent cause of all of them.

Go by the book. Pills not and 25¢ a box. Book free at your druggist's or write B. F. Allen Co., 365 Canal Street, New York.

Annual sales more than 4,000,000 boxes.

## LOWRY'S INDICTMENT.

Henry T. Gage is His Counsel—Mr. Ward's Statement.

The indictment of ex-Deputy County Clerk F. E. Lowry for embezzlement was a fruitful topic of conversation yesterday. Mr. Lowry's friends vehemently expressed their faith in his innocence, and declared that he would set himself right before the public when the proper time came.

Mr. Lowry himself had nothing to say, except that he had retained Hon. Henry T. Gage as his counsel, who, for the present, would do all the talking. Mr. Gage left the city yesterday morning, to be gone perhaps for a week. Mr. Lowry asked that until he returns judgment be suspended in his case. He said he felt grateful to his friends for their sympathy, and assured them that he would explain all to their full satisfaction in due season.

The charges in the indictment reads: "The said F. E. Lowry, during all the times between the 3d day of January, 1895, and the 3d day of January, 1896, was the duly-appointed, qualified and acting chief deputy county clerk of the county of Los Angeles; between the 19th day of October, 1894, and the 22d day of November, 1894, as such chief deputy county clerk, charged with the receipt, safe-keeping, transfer and disbursement of public moneys belonging to the said county of Los Angeles, he received into his possession the sum of \$1254.95 lawful money of the United States, then and there belonging to the said county of Los Angeles, and he fraudulently and without authority of law, wilfully, unlawfully and feloniously did embezzle, appropriate and convert the said money to his own use and benefit."

The witnesses examined by the grand jury were T. H. Ward, F. E. Lowry, Mrs. C. B. Fowler and A. W. Seaver. Many fees are paid to the County Clerk's office, and a record of them is kept in a fee book. Every month this fund is turned into the general salary fund of the county. Incidental expenses of the clerk's office, postage, express, etc., are paid out of this fund by the County Clerk, who puts in a claim for it at the end of the month, and it is allowed and put back in the fund again.

It was in the handling of this fund that the embezzlement is said to have been committed. The time during which it is claimed he obtained the greater part of the \$1254.95 was the months of October and November, 1894, which was during the heated portion of the political campaign, in which Lowry was a candidate for County Clerk.

Ex-County Clerk Ward was informed several days ago that the grand jury experts had found a shortage in the accounts of the office during his second term, and he at once offered to cover the amount so found in the treasury. He did not do so, however, until the indictment against his chief deputy had been returned.

In contradiction of a statement made by an evening paper, Mr. Ward has addressed the following note to The Times: LOS ANGELES, Oct. 22, 1895.—To the Editor of The Times: An article in the Los Angeles Record of this date, headed "A Scapgoat," says, among other things: "He (meaning myself) says he took Lowry up in the city where he was hungry, and that now he has got himself into trouble, he will have to get himself out." This is untrue. Whatever I have done for Mr. Lowry has been through the closest friendship, and, considering him an honorable and upright man, and never made the remark imparted to me, above quoted. T. H. WARD.

## What Kind of a Woman to Marry.

(Good's Magazine.) A correspondent wishes some advice as to what kind of a woman he should marry. The question is an all-absorbing and yet an embarrassing one.

There is one fundamental rule which should govern the selection of a wife. A woman ought to be endowed with all the qualities which should make her the companion and helpmeet of her husband. A man of letters is not always happily married with a learned woman; he needs an intelligent, appreciative companion—not one who will argue him with abstruse questions or argue about everything. His weary brain craves rest, not stimulation; in other words, he requires to be amused and not instructed.

On the contrary, a man of ordinary intelligence but little learning is apt to adore a superior woman. The mediocre man is certainly best suited to this style of woman, but he must possess certain many qualities which counterbalance his lack of culture, otherwise his wife will most likely learn to despise him.

The mission of the wife is to render her home attractive, surround her husband with delicate attentions, help him to bear his burdens, and envelop him in an atmosphere of love and comfort. Above all, let a woman take this lesson to heart. A man needs to be amused—this is the keynote of a woman's success.

## Mrs. Harrison's FACE BLEACH.

REMOVES Freckles, Moth Patches, Sunburn, Sallowness, Black-heads, and every skin blemish and every discoloration or blemish of the skin, rendering the skin as pure and clear and white as it was in baby days. Guaranteed perfectly harmless. It never fails to cure. Ladies' skin should not fail to use it. Price, \$1.00 per bottle. All Druggists.

MRS. NETTIE HARRISON, BEAUTY DOCTOR. 40 & 42 DEARBY ST., SAN FRANCISCO. H. M. SALE & SON, 220 S. Spring St., L. A. C. F. HEINZEMAN, 222 N. Main St., L. A.

## Don't Order Until You See

ALL WORK GUARANTEED AND KEPT IN REPAIR ONE YEAR FREE. 104 S. Spring St., opp Nadeau, Los Angeles.

## City of Paris, Special Sale Cloth and Fur Capes.

We are offering special values TODAY AND TOMORROW.

Full sweep Cloth Capes with Velvet Collar..... \$2.50  
Full sweep Beaver Double Capes..... \$4.00  
Full sweep Boncley Cloth Capes..... \$5.00  
34-inch long French Coney Full sweep..... \$4.20  
34-inch long Baltic Seal Full sweep..... \$7.50  
80-inch Baltic Seal Full sweep..... \$10.00  
80-inch Black Lynx Full sweep..... \$13.50  
80-inch Electric Seal Marten trimmed..... \$15.00  
\$1.95 6-button Biarritz Kid Gloves, Foster patent, today and tomorrow, per pair..... 75c

## City of Paris, 177 N. Spring St.

## FINE FIGURES.

Stylish women all wear the celebrated

## CORSET.

The best medium price corset made. For all shapes, in black and drab. For sale by

## CITY OF PARIS.

177 N. Spring St., Los Angeles

C. F. Heinzeman, DRUGGIST AND CHEMIST. NORTH MAIN ST. Lanfranco Building. Telephone 60. Los Angeles, Cal.

## UNDERWEAR FOR MEN.

IS GIVEN A DEAL OF THOUGHT AND OCCUPIES A LARGE SPACE IN OUR STOCK. OUR LONG EXPERIENCE IN BUYING FOR THIS MARKET HELPS US GET THE RIGHT KIND. OUR BUSINESS JUDGMENT HELPS US MARK THEM AT QUICK SELLING PRICES. GREAT VALUES AT \$1.00, \$1.50, \$2.00, \$2.50, \$3.00, \$3.50 and \$4.00 per suit.

## LONDON CLOTHING CO.

Harris & Frank, 119-125 NORTH SPRING.

## Parker's Hair Balm.

Remove dandruff and itching scalp. Promotes a luxuriant growth. Never fails to restore gray hair to its youthful color. Cures only diseases of hair falling out, and it is the best of all.

## CONSUMPTIVE.

Dr. J. C. Williams' Pink Pills for Pale People. Cures all diseases of the blood. Price, 25c per bottle. All Druggists.

## Pa. Dental Co.

Is making a big run on plates. Now is the time to get a new plate for \$1.

226 South Spring.



## Started FOR THE BROADWAY DEPARTMENT STORE.

Had a hard time to get there, But found goods so cheap that it paid me.

## Drapery Department.

\$10 Dinner Sets, only..... \$ 6 00  
\$22 Dinner Sets, only..... 11 50  
Chamber Sets, only..... 1 68  
Prints, Gingham and Muslin, per yard..... 5c  
A good Novelty Dress Pattern for..... 1 25  
Something Fancy at..... 2 00  
Novelty Dress Pattern for..... 4 90  
60c Storm Serge per yard..... 45c  
Big Trade in Ladies' Hose at..... 20c  
Chicago Waist..... 90c  
Ladies' Under Suit—a good one..... 65c  
Ladies' Union Suits, worth \$1, at..... 75c

## Jewelry.

You can buy the best at prices you pay for cheap stuff.

Gents' All-wool Underwear, per suit..... \$ 1 25  
Gents' Camel's Hair, per suit..... 1 00  
A Good Washing Shirt at..... 40c

## Handkerchiefs.

Oh, dear, you ought to see them, a beautiful one for..... 10

Our prices are lower than you ever bought goods for on this Coast.

## Broadway Department Store,

401-403 S. BROADWAY. J. A. WILLIAMS & CO., Props.

## VILLE DE PARIS.

Pioneer Broadway Dry Goods House, Potomac Block, 223 S. Broadway.

## ELEGANT EXCLUSIVE NOVELTIES.

On everything we show Fashion has set her seal of approval. Always the first with

## ... The Newest ... And Best.

## NEW CAPES.

Ladies' Melton Cloth Capes, full sweep, fancy trimmed. At \$10.00 each

Ladies' Broadcloth Capes, extra full sweep, silk lined. At \$12.50 each

Ladies' Boucle Cloth Capes, Thibet collar, silk lined. At \$15.00 each

Goods delivered free in Pasadena. Telephone 893.

## LADIES' TAILOR-MADE SUITS.

Made of Boucle Cloth, extra full skirt, box jacket, fine tailor finish. At \$15.00 suit

Made of navy and black Storm Serge, double-breasted jacket, extra full sleeves and skirt. At \$15.00 suit

Made of black English Diagonal, full silk lined jacket, mandarin sleeves. At \$24.00 suit

Pacific College of Obstetric and Gynecology.

## Private Maternity Institute.

(Incorporated.) This is the only institute of the kind in the west, where the latest and most perfect scientific methods are under the care of regular physicians and trained nurses, and perfect sanitation.

FEMALE DISEASES A specialty for students of Obstetrics (midwifery). We wish to say that with this institute five regular physicians are connected; also a lying-in school, and a complete dispensary, and theoretical lessons. Male and female students admitted.

DE H. NEWLAND, Superintendent. 1315 W. 7TH ST. Office Hours 8-10 and 1-3

## Ever troubled with your Eyes?

Ever Tried USP? We have fitted glasses to thousands to their entire satisfaction. Why not give us a trial? We will satisfy you. Eyes tested free. Glasses ground to order on premises. Established here nine years. Lowest prices.

## PACIFIC OPTICAL CO.

945 S. Spring St., Los Angeles, Cal. Opposite Stimson block. S. G. Marshutz, Prop.

## NADAEU FURNITURE.

211-213 S. Main St. HALF PRICE

## NICOLL, The Tailor.

134 S. Spring st. Stylish Dr. frocks Made to Order. 815-2













The question as to whether newspaper advertising pays or not is no longer an issue among progressive publishers. It has long since been settled in the affirmative. (Stoves and Hardware Reporter.)

Everybody can ride a bicycle now. Hawley, King & Co. have received a large consignment of fine bicycles to fill the popular demand for a low-priced wheel. They will be sold with name plate, Hawley, King & Co. This is an opportunity to purchase a fine bicycle for little money. Call and see them. No. 210 North Main street.

Columbia Rebekah Lodge, No. 114, will give a ball Friday evening, the 25th, at I.O.O.F. Hall on Main street. Invitations can be had from members of the committee. Grand march, 8:30.

Robert L. Garrett & Co. were called to Anaheim to conduct the funeral of Davis Crowe, which took place from the Arcade Depot yesterday.

Rev. Anna H. Shaw will lecture in Unity Church Wednesday evening, October 23. Admittance 25 cents. No reserved seats.

Mrs. H. Althouse and family desire to thank the friends who so kindly assisted them at the funeral of her late husband.

Pen and ink drawing, life classes, evening classes forming. School of Art and Design, 110 West Second street.

A fine Oxford Bible will be given free with each pre-paid yearly mail subscription to The Daily Times.

The public is cordially invited to call at Campbell's Curio Store and see their great display of curios. The Investor, G. A. Dolbison, editor, published Thursdays. On sale at newsstands.

Mr. R. Samish, studio for china decorating at Myer's Bros., 138 S. Main.

For Eastern and California orders on shell go to Hollenbeck Cafe.

A box 76, Times Office, wants a good stamp collection for cash.

Campbell's Curio Store, No. 325 South Spring street.

Campbell's Curio Store reopens today. See Silverwood about underwear.

Fur work, Fuller's, Pasadena. Gloves embroidered. Unique.

There were seventeen vagrancy cases on the Police Court calendar yesterday.

Officer Baker yesterday arrested Alex Ross and Ed Huber for stealing gunnysacks.

Frank Hill was arrested by Officer Spencer yesterday for disturbing the peace.

Officer Talamantes yesterday arrested Louis Codora for stealing a pair of shoes.

Jess Gray got a two days sentence in the City Jail yesterday for stealing a newspaper.

James Mulvey was arrested by Officer Richardson, last night, on the charge of stealing a book.

Richard Dunnigan got judgment against M. Sigle & Co. for \$60 in Justice Owens court yesterday.

The charge of battery against Frank Dlsby was dismissed yesterday in the Police Court. It had been alleged that Dlsby beat his wife.

Justice Morrison yesterday denied a jury trial to J. C. C. Jackson, the colored Pasadena tailor who is accused of criminal libel. The trial was set for October 30.

The Sexennial League will give a dramatic entertainment and ball under the management of Mrs. G. G. Gonzalez, at New Music Hall this evening, playing "Among the Breakers."

G. Morane, a flagman of the Terminal Railway who failed to obey a subpoena as a witness in the Police Court, was arrested on a bench warrant yesterday and fined \$3 by Justice Morrison for contempt of court.

The coroner's jury in the case of James Walsh, an inmate of the Soldiers' Home, who received fatal injuries by falling into the cellar of an unfinished building, last Friday, brought in a verdict of accidental death.

Telegrams for the following persons are at the Western Union Telegraph Company's office in this city: Sam A. Crawford, Harry Behrens, C. Cram, Charles Dixon, Charles Keller, A. F. Gilmore, Lizzie Minter, G. Reed.

It was reported last night that the Arroyo de los Reyes was overflowing onto Figueroa street at Eighteenth street. It is supposed the heavy flow of water was caused by ice in some conduit running near the arroyo at a considerable distance above.

George Annsey, a workman engaged in the construction of the Good Samaritan Hospital on West Seventh street, fell off a ladder yesterday and had an ugly crash cut in the back of his head, by striking on the rim of an iron barrel. He was treated at the Receiving Hospital.

In the Times of Tuesday the death of Miss Winifred, daughter of Arthur Brookman, was erroneously announced through a fraudulent communication sent to this office through the mails. The young forger who is responsible for the fraud is preparing himself for a term in State's prison.

At the annual meeting of the Los Angeles Hay Storage & Supply Co., held on October 19, 1895, the following officers and directors were elected: W. W. Lord, president; W. B. Russell, vice-president; and secretary: California Bank, treasurer; directors, W. W. Lord, James Russell, J. M. Witmer, D. P. Flory, W. B. Russell.

The Los Angeles W. C. T. U. will hold a regular meeting in the parlors of the First Baptist Church, corner of Sixth and Broadway today at 2 p.m. Rev. Milla Tupper Maynard will deliver an address upon the subject, "The Law of Influences." This will be the second of a series of popular addresses now being given Wednesday of each week under the auspices of this W. C. T. U.

#### PERSONALS

Dr. H. Henry Cook of Chicago is at the Hollenbeck.

G. B. Mendenhall and family of Newhall are at the Nadeau.

Lella Melvin of Leavenworth, Kan., is among the Nauau guests.

Mrs. H. B. Stanley left Medford last week for her home in this city.

E. T. Sterling and wife of San Jose are registered at the Hollenbeck.

R. E. Osmond of Lincoln, Neb., was among yesterday's arrivals at the Westminster.

W. S. Gooderham and family of Toronto, Canada, are registered at the Westminster.

William Barker of this city was registered at the Rainier-Grand House, Seattle, last week.

R. E. Houghton, a prominent attorney of San Francisco, is quartered at the Westminster.

John E. Swift and wife, Miss Ida Swift and Miss Stella Swift are quartered at the Hollenbeck.

C. A. Williams, a bicyclist of this city, was registered at the Johnson House, Chico, last week.

Rev. James Menzie of this city, who has been visiting friends in Middle-town, left there last Tuesday for home.

C. U. Stuart, Esq., of the firm of Sturges & Young of Chicago, attorneys in the Bear Valley water litigation, is at the Westminster.

Philip Morse, president of the San Diego Lumber Company, inscribed his autograph on the register of the Westminster Hotel yesterday.

#### THE SALE POSTPONED.

SANTA FE WILL BE KNOCKED DOWN IN DECEMBER.

Successor to General Solicitor Thurston of the Union Pacific—Another Overland Road to Shorten Up Time—Traveling by Water.

An Associated Press dispatch from Topeka, Kan., says Judge J. P. Johnson, master in chancery of the Santa Fe, received information today from Wheeler H. Peckham, solicitor of the Union Trust Company, at present in New York city, that it would be necessary to postpone the sale of the Santa Fe Railway until December 10, as necessary arrangements could not be completed before that date.

SUCCESSOR FOR THURSTON. OMAHA, (Neb.) Oct. 22.—It is said at Union Pacific headquarters that no successor has been chosen for John M. Thurston, who is expected to resign as general solicitor some time prior to taking his seat as United States Senator. The resignation, it is said, will be handed in about the middle of next month, to take effect December 1.

Mr. Thurston talked of resigning immediately after his election, but, it is stated, was prevailed upon to continue because of the many and complicated cases pending in the courts against the Union Pacific, and with which he was thoroughly familiar. The resignation of his successor lies with the receivers and with the general counsel, Judge Dillon of New York.

WILL SHORTEN THE TIME. DENVER (Col.) Oct. 22.—A special to the news from Cheyenne, Wyo., says a change of time on the Union Pacific is taken of, to go into effect November 1, which will, with a corresponding change on the Northwestern, lessen the time between Chicago and Ogden eight hours, the Central Pacific schedule being also materially shortened. This time change will beat the Santa Fe fast train to the Coast by two hours.

COMING BY BOAT. SAN FRANCISCO, Oct. 22.—Passengers on the steamer Mexico for Los Angeles are: B. T. Grove, O. Papinian, A. Doty and wife, H. Peterson, Mrs. Duncan, Miss Berkley, E. H. Meuschke, L. G. Maynard, Olive Hamilton, Miss M. A. Burke, Miss H. Johnson, Miss A. Haven, J. E. Dawson, Miss E. McDonald, Mrs. J. Logan, R. H. Page, Mrs. Rebholt, Mary Rebholt, Tony Rebholt, F. E. Lowe, Mary Clancy, Maggie Clancy, A. Kidd, H. L. Brandt and fourteen steerage passengers. For Santa Barbara: Mrs. J. L. Dickson, daughter, P. U. Sturges, F. P. Dickson and wife, and three steerage passengers.

SCRAP HEAP. H. E. Huntington, assistant to the president, and J. A. Muir, superintendent of the Southern Pacific's Los Angeles division, are making an inspection trip over the lines. They went over the new Covina line yesterday.

The Burlington excursion, which arrived here Monday from the East, brought fifty-four passengers to the Coast.

General Manager K. H. Wade of the Southern California lines, is in San Francisco.

General Passenger Agent J. J. Byrne of the Santa Fe has returned from San Francisco.

BASE CALUMNY. Dr. Truworthly Was Not Hired to

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Take a Whack  
AT THE—  
**CRACKER JACK,**  
THE NEW—  
**5 CENT CIGAR.**

Any One Can Print Prices,  
And you'll find plenty of Hats that can be bought at \$1.50, \$2.00, and so on up. But just look at 'em—that's enough. Compare them with those lovely New York creations of ours at \$2.50 and see where, by paying a half or a quarter more, you can get a Hat of "style."

Lud Zobel,  
Milliner of Style,  
219 S. Spring st.

Twenty Glove Days.

For twenty days we have kept telling you of this great glove movement, and you have kept coming, and coming, and coming. The best skins, the most accurate cut, the most perfectly made. Gloves that have ever been retailed at \$1.50. By a misfortune of the maker, and the taking of a large lot, we can say \$1.00 a pair.

The Unique,  
Ladies' Furnishers.  
247 SOUTH SPRING ST.

The... Elite...  
Millinery...

—Can please in  
—styles and  
—prices. You will  
—do well to  
—call before buy-  
—ing elsewhere.

257 S. Broadway.

Will Remove to the Muskegon  
November 1, S.W. corner Third  
and Broadway.

THE TIME YOU SAVE.  
One hour and eleven minutes by the Southern Pacific's 3 a.m. flyer for Redlands, Riverside and San Bernardino; forty-seven minutes by taking the 9:15 a.m. flyer for the same points; eight minutes to Monterey; five minutes to Santa Ana. An equal saving in running time of the afternoon flyers returning. A longer time at all interior points for business and sight-seeing. Low round-trip rates on the Southern Pacific.

Do you intend to build? See Architect L. F. Kwiat Kowaki. City office, 1712 Broadway, Fourth and Broadway; Pasadena, Vandervoort Block, South Raymond. Tel. 173, Pasadena.

TOP buggies \$75 at Hawley, King & Co's.

THE Keating bicycles are high grade.

La Mazeno Kid Gloves  
Cleaned free of charge.  
The Derby Kid Gloves  
Cleaned free of charge.  
La Mazeno Kid Gloves  
Kept in repair free of charge  
Until entirely worn out.  
The Derby Kid Gloves  
Kept in repair free of charge  
until entire worn out.  
\$1.25 and \$1.00 KID GLOVES 75c.  
LA MAZENO KID GLOVES \$1.00.  
THE DERBY KID GLOVES \$1.25.  
KID GLOVES cleaned to look like new, 5c pair.  
"Matters not where you bought them."

#### Black Dress Goods.

This week brings even more than the usual brilliant bargaining in blacks. Here is the largest collection of strictly exclusive styles of high art novelties.

\$1.50 and \$1.25 Fashionable Black "Rough Novelties."

Black Rough Boucles. Rough Camel's Hair. Black Rough Cheviots. Rough Himalayas. Black Rough Caniche. Rough Vicagees. Black Rough Boucles. Rough Diagonals. Black Rough Homespun—THIS WEEK \$1.00 YARD.

A SPECIALLY SELECTED lot of stylish and desirable dress fabrics—Silk, Mohair, Saxon and crepon, Storm Serges and Boucles, very wide and heavy; goods worth every penny of a dollar for point of view. All the style and service of THE WEEK. \$1.00 YARD.

Seventy-five cent French Fancies.  
75 cent Brillantes. 75 cent Royal Cloths. 75 cent Fancy Figures. 75 cent 8x12 Brillantes. 75 cent Cheviots, all THIS WEEK \$1.00 YARD.

#### 20th Century Footwear

Extra fine, high-grade, button and lace boots, new narrow toe, new square toe, new round toe, new razor toe, new Tootie toe, this sole, extension sole, flexible sole, kid tops, cloth tops; a model of modern shoemaking; all the style and service of one shoemaker's \$5 boot; THIS WEEK \$3.50 PAIR.

#### New Fall Walking Boot.

Poster & Co., makers; new shape lasts, new style tips, kid tops, cloth tops, button boots and Oxford ties; extension soles, cork soles, the perfection of fit and finish, absolutely "paddle proof"; only at The People's Store. \$4.00 PAIR.

Art Embroidery  
And  
Stamped Linens.

The special feature of our now fully equipped Embroidery Department is this: "We commence with a FREE OF CHARGE for those who purchase their stamped linens and other materials of THE PEOPLE'S STORE."

Stamped Doilies, 5c, 10c and 15c each. Stamped Linen Doilies, 5c, 10c and 15c each. Stamped Table Squares, 5c, 10c and 15c each.

Brainerd & Armstrong's  
Embroidery Silks, 4c Skein.

"Filo," "Etching," "Roman" and "Rope."

The Paris  
Millinery  
Parlors.

Ladies!

I am showing the latest and most stylish Millinery. If you want imported Paris patterns I have them.

My designing of Evening Bonnets shows the latest New York fashions. My prices are the lowest.

Mrs. F. W. Thurston,  
357 S. SPRING ST.,  
Corner Fourth.

Teeth Extracted  
POSITIVELY AND ABSOLUTELY  
Without Pain.



NOTHING INHALED—No gas, no chloroform, no ether and above all, no cocaine used, which is dangerous. From one to a full set of teeth extracted at sitting without a particle of pain, danger or bad effects, making the task one of pleasure, rather than one of dread. The only safe method for elderly people and persons in delicate health. You do not have to "take something" and run the risk.

Only 50c. a Tooth.  
SCHIFFMAN METHOD DENTAL CO.  
Rooms, 22-23-24-25-26, Schumacher Block,  
107 North Spring street

NEW BOOKS.

"Against Human Nature," a novel, by Mark Louise Pool. \$1.25.  
"The Garden Behind the Moon," written and illustrated by Howard Pyle. \$2.50

Stoll & Thayer Co.  
Book Store, 139 S. Spring St.

A. Hamburger  
& Sons  
Modern Departments.  
35 under one roof,  
The Big Store—the Little Prices.

#### Muslin Underwear.

That mighty underwear movement inaugurated last Monday will be continued this week with added attractions, with the same interesting items that crowded the department every day, every hour, last week.

NIGHT DRESSES of muslin and Cambric, Hubbard and Shirt-fronts, high and V-shape neck, empire style and wide sailor collars and double ruffles, also round yokes, with hemstitching, clusters tucking, embroidered insertions, lace and ribbon trimmed:

\$1.25 NIGHT DRESSES for \$1.00.  
\$1.00 NIGHT DRESSES for \$1.25.  
\$1.25 NIGHT DRESSES for \$1.00.  
\$1.00 NIGHT DRESSES for \$1.25.

WALKING SKIRTS of muslin and cambric, tucked cambric ruffle, needlework embroidered ruffle; umbrella-shape skirts; hamburg embroidery and lace trimmed.

\$1.25 WHITE SHIRTS for \$1.00.  
\$1.00 WHITE SHIRTS for \$1.25.  
\$1.25 WHITE SHIRTS for \$1.00.  
\$1.00 WHITE SHIRTS for \$1.25.

DRAWERS of muslin and cambric, with hem clusters of tucks, embroidery ruffles, etc.; full size, yoke bands; well made:

\$1.00 DRAWERS for \$1.00.  
\$1.00 DRAWERS for \$1.00.  
\$1.00 DRAWERS for \$1.00.  
\$1.00 DRAWERS for \$1.00.

UNDERSKIRTS of Flannelette; low prices surely.

\$4.00 FANCY FRENCH FLANNEL UNDERSKIRTS, \$3.00 each.

WINTER UNDERWEAR, something special, altogether out of the ordinary. Vests and Pants.

PUREST ALL-WOOL, \$1.50 each. CAMEL'S HAIR, non-shrinkable, \$1.50 and \$1.00. NATURAL WOOL, non-shrinkable, \$1.50 and \$1.00. SANITARY NATURAL WOOL, \$1.00 and 75c. SCARLET MEDICATED, \$1.00 each. MERINO, light and medium weight, 75c and 50c. SWISS-RIBBED COTTON, 50c and 25c. EGYPTIAN MACO COTTON, 25c.

Boys' Clothing.

Today's the general cleaning up that Special Sale we spoke to you of last Sunday—twas for Monday and Tuesday; that's today, and there'll be a

Sending out of Seasonable Specials. 40 Different Styles of Boys' Suits, \$3 Suit. That means about 300 suits in all and each and every suit worth from \$4 to \$6.

They go today at \$3 suit. That means a pretty big lot of good money to save on one suit, and you'll become acquainted with THE PEOPLE'S STORE'S manner of modern merchandising.

Drapery Department.  
New Arrivals.  
"Art Square Carpets," "Art Reversible Cretonnes," "Gobelin Drapery," "Art Denims," "Fur Rugs," "Figured Drapery Silks," "Silk Covered Down Cushions," "New Figured Bur-laps," "Moquette Rugs," "Carpets," "Brassela Net," "Irish Point," and "Novelty Lace Curtains."  
Piano and Mantel Scarfs  
In metal embroidered silk, Cushion Covers and Throws, Lace and Muslin Dresser Scarfs and Pillow Shams.  
Screens—8 sizes.  
White enameled and hard wood. "Highest art in room furnishings."

#### Autumn Styles Dress Fabrics.

English and Scotch Suitings, Bonettes, Serges, Tweeds, French Boucles, Diagonals, MOHAIRS. Plaid Poplins, French Fancy Plaids, Scotch Wool Plaids, Silk and Wool Fabrics, White and Light Colored Stuffs for house and evening wear.

\$1.50, \$1.25, \$1.00, 75c and 50c yard.

Seen those Crinkle-Tufted Goods? Only at the People's Store.

#### Capes and Coats.

If these prices awaken desire to see goods, the garments themselves will surely lead to purchase. We do claim that better money's worth is not known.

BEAVER CAPES \$5.00 each. BEAVER CAPES \$7.50 each. BOUCLE CAPES \$6.00 each. CONEY CAPES \$7.50 each. SEAL CAPES \$12.00 each.

Ours are 27-inch long garments of a "best quality," at a lesser price than others are asking for inferior grades only 24 inches long. If this is not so don't buy of THE PEOPLE'S STORE.

#### Dress Trimmings and Millinery.

New jet and spangled bands, new colored bead and spangled bands, new cut jet gallons and passementeries, new jet and spangled insertions on net.

High Art Dress Trimmings, Very small prices.

Fur Trimmings, Feather Trimmings—People's Store prices.

#### Drugs and Drug Sundries

and  
Physicians' Prescriptions.

None but the purest drugs and chemicals used. Our dispensing manager, Mr. F. B. Hance, a graduate in pharmacy, by the authority of The Regents of the University of California of the State of California; and all prescriptions entrusted to us receive his individual attentive supervision.

## The Cure of today

Is the Keeley treatment. Ten years ago the only cure for drunkenness was the grave. The Keeley treatment

## cures to stay

THE KEELEY INSTITUTE,  
Corner N. Main and Commercial Sts.,  
Over Farmers' and Merchants' Bank.

I'm going to see if I can't get up

## A run on.. Men's Shoes

The last few days of my stay in the old store. I shall make prices so low that it will seem, at least to me, as if I were Giving the goods away.

Come and see. No choicer stock in the State.

Wm. Gibson, 142-144 North Spring Street.

## A Money Making Ranch

All fenced and highly improved, 14 miles from business center of Riverside, with buildings, horses, cows, implements, etc., and everything in running order, can be had at half its value. Has 100 pear trees, 700 apricot, 4000 peach, old and bearing heavily. Also 1500 apricot and 8000 pines, 2 years old; 3000 grapes, full bearing; 50 acres alfalfa, 8 acres vegetables, 30 acres pasture. Total 185 acres. Double water right. Plenty of water to spare to sell. ONE YEAR'S CROP has sold for more than half the present price.

Security Loan and Trust Company,  
223 S. SPRING STREET, LOS ANGELES.</